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Regulations

TITLE 6—AGRICULTURAL CREDIT

Chapter I—Farm Credit Administration

[FSA Order 432]

PART 3—FUNCTIONS OF ADMINISTRATIVE OFFICERS

FUNCTIONS, POWERS, AUTHORITY, AND DUTIES OF COOPERATIVE BANK COMMISSIONER, DEPUTY AND ASSISTANT DEPUTY COMMISSIONERS

Section 3.50 of Title 6, Code of Federal Regulations, as amended (9 F.R. 4565), is hereby further amended to read as follows:

§ 3.50 *Functions, powers, authority, and duties of the Cooperative Bank Commissioner, Deputy Cooperative Bank Commissioner, and Assistant Deputy Cooperative Bank Commissioners.* The Cooperative Bank Commissioner shall, subject to the jurisdiction and control of the Governor of the Farm Credit Administration, execute and perform all functions, powers, authority, and duties pertaining to the administration of the provisions of law relative to the Central Bank for Cooperatives and the district banks for cooperatives.

B. F. Viehmann, Deputy Cooperative Bank Commissioner, is hereby authorized to execute and perform the functions, powers, authority, and duties pertaining to the office of Cooperative Bank Commissioner with respect to the Central Bank for Cooperatives in the event that the Cooperative Bank Commissioner is unavailable to act, by reason of absence from the central office of the Farm Credit Administration, or for any other cause, and with respect to the district banks for cooperatives in the event that the Cooperative Bank Commissioner and S. Y. McConnell, assistant Deputy Cooperative Bank Commissioner, are unavailable to act, by reason of absence from the central office of the Farm Credit Administration, or for any other cause.

S. Y. McConnell, Assistant Deputy Cooperative Bank Commissioner, is hereby authorized to execute and perform the functions, powers, authority, and duties pertaining to the office of Cooperative Bank Commissioner with respect to the district banks for cooperatives in the event that the Cooperative Bank Commissioner is unavailable to act, by reason of absence from the central office of the Farm Credit Administration, or for any other cause, and with respect to the Central Bank for Cooperatives in the event that the Cooperative Bank Commissioner, B. F. Viehmann, Deputy Cooperative Bank Commissioner, and W. C. Frazee, Assistant Deputy Cooperative Bank Commissioner, are unavailable to act, by reason of absence from the central office of the Farm Credit Administration, or for any other cause.

W. C. Frazee, Assistant Deputy Cooperative Bank Commissioner, is hereby authorized to execute and perform the functions, powers, authority, and duties pertaining to the office of Cooperative Bank Commissioner with respect to the Central Bank for Cooperatives in the event that the Cooperative Bank Commissioner and B. F. Viehmann, Deputy Cooperative Bank Commissioner, are unavailable to act, by reason of absence from the central office of the Farm Credit Administration, or for any other cause, and with respect to the district banks for cooperatives in the event that the Cooperative Bank Commissioner, S. Y. McConnell, Assistant Deputy Cooperative Bank Commissioner, and B. F. Viehmann, Deputy Cooperative Bank Commissioner, are unavailable to act, by reason of absence from the central office of the Farm Credit Administration, or for any other cause.

(E.O. 6084, Mar. 27, 1933, 6 CFR 1.1 (m); sec. 80 (b), 48 Stat. 273; 12 U.S.C. 638 (b); Memorandum No. 846, Sec. of Agric., Jan. 6, 1940.

[SEAL]

A. T. ESGATE,
Acting Governor.

APRIL 1, 1946.

[F. R. Doc. 46-5897; Filed, Apr. 9, 1946;
11:07 a. m.]

CONTENTS

REGULATIONS AND NOTICES

AGRICULTURE DEPARTMENT. <i>See</i> Page	
also Bureau of Animal Industry, Farm Credit Administration and Rural Electrification Administration.	
Anti-hog-cholera serum and hog-cholera virus, hearing on handling	3900
Coffee, green imported (WFO 146)	3785
ALIEN PROPERTY CUSTODIAN:	
Vesting orders, etc.:	
Ballasch, Anna	3903
Groetzinger, Willy E.	3902
Pabst, Calista Marie	3902
Plump, Carl F., & Co.	3903
Preussische Staatsbank (See-handlung)	3903
Pruhs, August	3904
Rebhan, Kathie	3904
Reichs-Kredit-Gesellschaft A. G. (2 documents)	3905
Reustle, Christof	3905
Riedel-E, J. D., de Haen A. G.	3906
Sanwa Bank, Ltd.	3906
Schoeningh, Ferdinand	3907
Schrader Emma A. C. H.	3907
Stanitz, Emma	3907
Stiftung, Nissen	3908
Stinnes, Hugo, G. m. b. H.	3908
Vogelstein, Ludwig	3902
CIVIL AERONAUTICS BOARD:	
Trans-Marine Airlines, Inc.; hearing	3901
CIVILIAN PRODUCTION ADMINISTRATION:	
Tin (M-43)	3788
CONTRACT SETTLEMENT, OFFICE OF:	
Termination cost memorandums	3896
FARM CREDIT ADMINISTRATION:	
Administrative officers; functions, powers, authority, and duties of Cooperative Bank Commissioner, Deputy and Assistant Deputy Commissioners	3783
3% consolidated Federal farm loan bonds of May 1, 1946-56, call for redemption by 12 Federal land banks	3900



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NOTICE

1945 Supplement

Book 1 of the 1945 Supplement to the Code of Federal Regulations may be obtained from the Superintendent of Documents, Government Printing Office, at \$3 per copy. This book contains Titles 1 through 9, and includes, in Title 3, Presidential documents in full text together with appropriate reference tables.

A limited sales stock of the 1944 Supplement is still available as previously announced.

CONTENTS—Continued

FEDERAL COMMUNICATIONS COMMISSION:	Page
Hearings, etc.:	
Broadcasting, clear channel, in standard broadcasting band	3901
San Bernardino Broadcasting Co., Inc., and Lee Bros. Broadcasting Co. (KFXM)	3901
FEDERAL HOME LOAN BANK ADMINISTRATION:	
Banks, organization; special election of directors for Federal Home Loan Bank of San Francisco	3786
GENERAL LAND OFFICE:	
Oregon, withdrawal of lands for power purposes	3899
MINES' BUREAU:	
Junction boxes and electric motor-driven mine equipment; conditions under which approvals may be granted	3788

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION: Adjustments and pricing orders:	Page
Aluminum Brass and Casting Co.	3912
Appleton Electric Co.	3922
Beacon Wire Goods	3914
Borg-Warner Corp. (3 documents)	3912
Clark and Hammer, Inc.	3925
Clifton Conduit Co.	3923
Concord Products Co.	3914
Crane Co.	3916
Daystrom Corp.	3916
Elliot Coal Mining Co. et al.	3913
Essex Laundry Service Inc.	3927
Fuller-Greene, Inc.	3917
General Motors Corp.	3923
Gerotor May Corp.	3915
Goodall Co.	3919
Lemoco Products, Inc.	3911
Livingston and Co.	3918
Meehan Co.	3918
Nye-Wait Co., Inc.	3922
Pacific Services Co.	3914
Roberson Cutlery Co., Inc.	3915
Rose Bros.	3917
Schick, Inc.	3913
Tac Industries, Inc.	3913
Troy Sunshade Co.	3917
Wald Mfg. Co., Inc.	3921
Bedsprings, new coil and flat, and metal beds (3d Rev. MPR 213, Am. 2)	3878
Commodities and services (SR 15, Am. 49)	3892
Containers, Eastern and Central wooden agricultural (RMPR 320, Am. 5)	3892
Feedingstuffs, animal product (RMPR 74, Am. 8)	3879
Fir, Douglas, and other West Coast lumber (RMPR 26, Am. 23)	3878
Foods and beverages (SR 14C, Am. 17)	3895
Forest products (SO 128, Am. 1)	3863
Fruits and vegetables, fresh, for table use (MPR 426, Am. 173)	3793
Fruits, berries and vegetables (1945 and later packs) (FPR 1, Am. 11 to Supp. 13)	3864
Fuel oil, gasoline and liquefied petroleum gas (MPR 88, incl. Am. 1-43)	3794
Goods, consumer, exemption and suspension of certain articles from price control (SO 126, Am. 24)	3793
Goods, consumer, other than apparel (MPR 188, Am. 77)	3892
Goods, finished piece (MPR 127, Am. 44)	3863
Kosher beef, veal, lamb and mutton cuts and all variety meats and edible by-products (MPR 394, Am. 21)	3880
Lumber, Southern hardwood (RMPR 97, Am. 22)	3786
Machinery and parts (SR 14K, Am. 2)	3896
Machines, parts and industrial equipment (RMPR 136, incl. Am. 1-31)	3838
Machines, parts, industrial materials and services (SO 129, Am. 13)	3889
Meat and fish products, fresh cured and canned (RMPR 148, Am. 34)	3873

CONTENTS—Continued

OFFICE OF PRICE ADMINISTRATION—Continued.	Page
Milk, transportation of by motor vehicle in Washington (SR 14H, Am. 10)	3793
Phosphate, defluorinated (2d Rev. SR 14, Am. 22)	3879
Potatoes and onions (RMPR 271, incl. Am. 1-46)	3864
Puerto Rico, miscellaneous commodities (2d Rev. MPR 183, Am. 23)	3879
Refrigerators, postwar household mechanical (MPR 598, Am. 7; 8) (2 documents)	3837, 3878
Regional and district office orders. See also Adjustments.	
Building and construction materials:	
Harrisburg, Pa., area	3929
Lebanon County, Pa.	3930
York, Pa., area	3931
Community ceiling prices, lists of orders filed (5 documents)	3923, 3931, 3933, 3935, 3937
Concrete, ready-mix, New York area	3927
Fluid milk, Oregon and Washington (2 documents)	3938, 3939
Solid fuels:	
La Salle, Peru and Oglesby, Ill.	3939
New York City (3 documents)	3925, 3926, 3927
New York region	3938
Rubber-goods, mechanical (MPR 149, Am. 27)	3873
Spices, raw, and spice seeds (MPR 231, Am. 4)	3863
Tanks and vessels, specified (MPR 96)	3875
Vacuum cleaners, new household, and attachments (RMPR 111, Am. 3)	3837
Warehousing, merchandise, in Memphis, Tenn. (MPR 586, Order 2)	3920
Wire and cable (MPR 82, Am. 3)	3891
RECLAMATION BUREAU:	
Roza Division, Yakima Irrigation Project, Washington:	
Annual water charges	3899
Cross reference	3897
Water ready for delivery to part of lands	3897
RURAL ELECTRIFICATION ADMINISTRATION:	
Allocation of funds for loans (6 documents)	3900, 3901
SECURITIES AND EXCHANGE COMMISSION:	
Hearings, etc.:	
Citizens Utilities Co.	3910
North West Utilities Co., and Bear, Stearns & Co.	3908
Public Service Co., of Indiana, Inc., and Indiana Gas & Water Co., Inc.	3909
Standard Gas and Electric Co.	3909
Union Electric Co., of Missouri	3910
Wisconsin Electric Power Co., and Wisconsin Michigan Power Co.	3910

CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Documents carried in the Cumulative Supplement by uncodified tabulation only are not included within the purview of this list.

TITLE 6—AGRICULTURAL CREDIT:	Page
Chapter I—Farm Credit Administration:	
Part 3—Functions of administrative officers.....	3783
TITLE 24—HOUSING CREDIT:	
Chapter I—Federal Home Loan Bank Administration:	
Part 2—Organization of the banks.....	3786
TITLE 30—MINERAL RESOURCES:	
Chapter I—Bureau of Mines, Department of the Interior:	
Part 18—Junction boxes and electric motor-driven mine equipment.....	3788
TITLE 32—NATIONAL DEFENSE:	
Chapter XX—Office of Contract Settlement:	
Part 8004—Termination cost memorandums.....	3896
TITLE 43—PUBLIC LANDS: INTERIOR:	
Chapter II—Bureau of Reclamation, Department of the Interior:	
Part 402—Annual water charges.....	3897

TITLE 7—AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 146]

PART 1415—IMPORTED FOODS

GREEN COFFEE

The fulfillment of requirements for the defense of the United States will result in a shortage of the supply of green coffee for defense and for private account, and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1415.8 *Restrictions with respect to coffee*—(a) *Definitions*. When used in this order, unless otherwise distinctly expressed or manifestly incompatible with the intent hereof:

(1) "Person" means any individual, partnership, corporation, or any organized group of persons, whether incorporated or not.

(2) "Assistant Administrator" means the Assistant Administrator for Regulatory and Marketing Service matters, Production and Marketing Administration, United States Department of Agriculture.

(3) "Green coffee" means any coffee which has not been fully roasted and is not in a state or condition for accepted methods of brewing as generally recognized by the trade. This term includes, but is not limited to, raw, unroasted coffee in original import shipping containers.

(4) "Roaster" means any person who, for commercial purposes, roasts green

coffee owned by him or who has such coffee roasted for his account by some other person.

(5) "Handle" means to import, buy, sell, or otherwise deal in green coffee for commercial purposes.

(6) "Civilian deliveries" means the total quantity of green coffee which a person, other than a roaster, who handles green coffee delivered, during a specified period, to or for the account of a person or persons other than a department or agency of any government or governments, including, but not limited to, (i) the Armed Services of the United States and (ii) the United Nations Relief and Rehabilitation Administration.

(7) "Civilian roastings" means the total quantity of green coffee which a roaster roasted, during a specified period, for his own account or had roasted by some other person or persons for such roaster's account and which was thereafter delivered to or for the account of a person or persons other than a department or agency of any government or governments, including, but not limited to, (i) the Armed Services of the United States and (ii) the United Nations Relief and Rehabilitation Administration.

(b) *Restrictions of inventories*. (1) No person, other than a roaster, who handles green coffee shall acquire, by purchase or otherwise, or accept delivery of a quantity of coffee which will cause the quantity of green coffee which he has on hand, at the end of any calendar month, to exceed a quantity of green coffee equivalent to one-twelfth of his total civilian deliveries during the calendar year 1945.

(2) No roaster shall acquire, by purchase or otherwise, or accept delivery of a quantity of green coffee which will cause the quantity of green coffee which he has on hand, at the end of any calendar month, to exceed a quantity of green coffee equivalent to seven twenty-fourths of his total civilian roastings during the calendar year 1945.

(c) *Equitable distribution*. Every person, including roasters, who handles green coffee shall make an equitable distribution of such coffee among his respective purchasers. In the event the Assistant Administrator finds that the distribution of green coffee made by any person, including roasters, who handles green coffee is not equitable in any particular instance, the Assistant Administrator may prohibit such person from making any further distribution of green coffee except such as may be specified by the Administrator as being equitable. Any failure on the part of any person, including roasters, who handles green coffee to observe such direction by the Assistant Administrator shall be a violation of this order.

(d) *Dual capacities*. In the case of any roaster who also handles coffee in some capacity or capacities other than as a roaster, the provisions of this order shall apply separately to his separate capacities.

(e) *Exemptions*. The provisions of this order shall not apply to the handling of green coffee by any department or agency of any government or governments, including, but not limited to, (1) the Armed Services of the United States

and (2) the United Nations Relief and Rehabilitation Administration, nor shall the provisions of this order apply to any person, including roasters, who does not have, at any one time, an inventory of more than 1,000 pounds of green coffee and who handles not more than 500 pounds of green coffee during any one month.

(f) *Contracts*. The restrictions of this order shall be observed without regard to the rights of creditors, existing contracts or payments made thereunder, or to deliveries of green coffee made prior to the effective date hereof.

(g) *Records and reports*. (1) Within ten days after the effective date of this order, (i) every person, other than a roaster, who handles green coffee shall submit a statement showing his total civilian deliveries of green coffee during the calendar year 1945, and (ii) every roaster shall submit a statement showing his total civilian roastings of green coffee during the calendar year 1945.

(2) Every person who has been assigned a quota to import green coffee under the subsidy program pursuant to Directive 87 of the Office of Economic Stabilization shall submit, in duplicate, Form SC-100 relating to green coffee purchases.

(3) The forms, statements and reports required in subparagraphs (1) and (2) of this paragraph (g) shall be submitted to the Order Administrator, War Food Order No. 146, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C.

(4) Every person who handles more than 500 pounds of green coffee in any one month shall submit Form BUS-930 to the Bureau of the Census, Washington 25, D. C., monthly.

(5) The Assistant Administrator shall be entitled to obtain such additional information from, and to require such additional reports and the keeping of such records by, any person, as may be necessary or appropriate, in the discretion of the Assistant Administrator, to the enforcement or administration of the provisions of this order, subject to the approval of the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(h) *Audits and inspections*. The Assistant Administrator shall be entitled to make such audits and inspections of the books, records and other writings, premises, and stocks and inventories of persons, including roasters, who handle green coffee, and to make such investigations, as may, in the discretion of the Assistant Administrator, be deemed necessary or appropriate to the administration and enforcement of the provisions of this order.

(i) *Petition for relief from hardship*. Any person affected by this order who considers that compliance herewith would impose an exceptional or unreasonable hardship on him may file a petition for relief with the Order Administrator. Such petition shall be addressed to Order Administrator, War Food Order No. 146, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C.

Petitions for such relief shall be in writing and shall set forth all pertinent facts relating to the request and the nature of the relief sought. The Order Administrator may take any action with reference to such petition which is consistent with the authority delegated to him by the Assistant Administrator. If the petitioner is dissatisfied with the action taken by the Order Administrator on the petition, the petitioner may obtain, by requesting the Order Administrator therefor, a review by the Assistant Administrator of such action. The Assistant Administrator may, after such review, take such action as he deems appropriate, and such action shall be final. The provisions of this paragraph (i) shall not be construed to deprive the Assistant Administrator of authority to consider originally any petition for relief from hardship submitted in accordance herewith. The Assistant Administrator may consider any such petition and may take such action with reference thereto that he deems appropriate, and such action shall be final.

(j) *Violations.* Any person who violates any provision of this order may, in accordance with applicable procedure, be prohibited from receiving, making any deliveries of, or handling or using green coffee. In addition, any person who willfully violates any provision of this order is guilty of a crime and may be prosecuted therefor under any and all applicable laws. Further, civil action may be instituted to enforce any liability or duty created by, or to enjoin any violation of, any provision of this order.

(k) *Delegation of authority.* The administration of this order and the powers vested in the Secretary of Agriculture of the United States, insofar as such powers relate to the administration of this order, are hereby delegated to the Assistant Administrator who is hereby authorized to redelegate to any employee or employees of the United States Department of Agriculture any or all of the authority vested in the Assistant Administrator by this order. One such employee shall be designated by the Assistant Administrator to serve as Order Administrator, another such employee shall be designated by the Assistant Administrator to serve as Alternate Order Administrator, and such other employees as may be necessary shall be designated by the Assistant Administrator to serve as Deputy Order Administrators.

(l) *Effective date.* This order shall become effective at 12:01 a. m., e. s. t., April 1, 1946.

NOTE: All reporting and record-keeping requirements of this order have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087)

Issued this 5th day of April 1946.

[SEAL] CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-5780; Filed, Apr. 5, 1946;
3:24 p. m.]

TITLE 24—HOUSING CREDIT

Chapter I—Federal Home Loan Bank Administration

[Bulletin 57]

PART 2—ORGANIZATION OF THE BANKS

SPECIAL ELECTION OF DIRECTORS FOR FEDERAL HOME LOAN BANK OF SAN FRANCISCO

The following rules and regulations are hereby adopted and prescribed:

(1) Eight directors of the Federal Home Loan Bank of San Francisco will be elected in accordance with the following provisions.

(2) Two of such directors shall be known as Class A directors, two as Class B and two as Class C. One director from each Class is to be elected for a term beginning August 1, 1946, and ending as of the close of December 31, 1946, and one director from each Class is to be elected for a term beginning August 1, 1946, and ending as of the close of December 31, 1947. Each of these Class directors shall be a citizen of the United States, a bona fide resident of the district in which the Bank is located; shall be an officer or director of a member of the Bank in the group electing him and shall be deemed to be from the State in which such member is located.

(3) Two of the eight directors to be elected shall be elected by the membership-at-large without regard to classes and shall be known as directors-at-large. One of these directors is to be elected for a term beginning August 1, 1946, and ending as of the close of December 31, 1946, and another for a term beginning August 1, 1946, and ending as of the close of December 31, 1947. Each of these directors shall be a citizen of the United States and a bona fide resident of the Bank district. Each of these directors who is an officer or director of a member of the Bank shall be deemed to be from the State in which such member is located. Each of these directors who is not an officer or director of a member of the Bank, shall be deemed to be from the State in which he has established a bona fide residence.

(4) The election of directors shall be conducted by mail under the supervision of the Administration. No nominations shall be accepted from members which were admitted to membership within the ten days prior to April 15, 1946, and no votes for the election of candidates shall be accepted from members which have been admitted to membership within the ten days prior to May 31, 1946.

(5) The Administration will divide the member institutions into groups A, B, and C on the basis of the size of the members as determined from the aggregate unpaid principal of each member's home mortgage loans appearing on the most recent financial statement of members in the possession of the Administration on March 29, 1946. The Administration will then notify each member by information mailed on or before April 15, 1946, of its right to nominate and of its classification and will furnish each member with a list of the members in its class. At the same time each member will be furnished with the necessary nominating ballots.

(6) Upon receipt of the nominating ballots each member, by resolution of its governing body, may nominate, or authorize one of its directors and one of its officers to nominate, a suitably qualified person for each directorship to be filled in its class and each directorship to be filled from the membership-at-large. The ballots shall then be duly executed and mailed to the Secretary to the Federal Home Loan Bank Administration, so as to arrive in Washington not later than 5:00 P. M., Eastern Standard Time, May 15, 1946.

(7) Not later than May 17, 1946, a letter will be mailed to each nominee under registered mail or registered air mail addressed to his address, as shown by the Administration's records, informing him of his nomination. With such letter each nominee will be forwarded a questionnaire which will contain, among other things, a request for a brief biography and questions to ascertain whether the nominee is eligible for the directorship and whether he is willing to serve if elected. Such questionnaire must be completely filled in and returned so as to be received by the Administration not later than 5:00 P. M., Eastern Standard Time, May 27, 1946, in order for the nominee to have his name placed on an election ballot.

In the event any person is nominated for two directorships, he will be so informed by the Administration in the letter referred to in the immediately preceding paragraph hereof and given an opportunity to state which of said directorships he prefers; or in the event any person is nominated for more than two directorships, he will be so informed by the Administration by said letter and given the opportunity to express his order of preference for the directorships for which he has been nominated. In each such case the nominee will be informed by said letter that it is necessary that the Administration receive from him, not later than 5:00 p. m., Eastern Standard Time, May 27, 1946, an expression of preference in order to have his name placed on an election ballot. In each such case where the Administration has received from a nominee an expression of preference within the time referred to and the other information as required herein, the Administration will, in accordance with the preference expressed, designate the directorship for which the nominee shall be a candidate; however, if it appears to the Administration that such action would impair, or result in such nominee having no chance of being elected on account of the representation per State as set forth in paragraph (9) hereof, the Administration will designate such person as a candidate only for the directorship which appears to the Administration to be the most suitable, if it also appears to the Administration such person has a chance of being elected to such directorship. If it appears to the Administration that a candidate has no chance of being elected to a directorship or to any of the directorships for which he has been nominated, on account of the representation per State as set forth in paragraph (9) hereof, the name of such candidate will not be placed on an election ballot if he

has made a request that his name not be so placed in such event.

On or before May 31, 1946, the Administration will mail to each member election ballots which will contain in alphabetical order the name of each nominee for each directorship to be filled in its class and from the membership-at-large who has complied with the provisions of these Rules and Regulations. Each ballot for a class directorship will also contain opposite the name of each nominee the name and address of the member institution of which he is an officer or director, and his title, and each ballot for a directorship-at-large will also contain opposite the name of each nominee the city and State of which he is a resident and the name and address of the institution with which he is affiliated and his title or, if not affiliated with an institution, his present or former occupation. In the event a candidate for a directorship-at-large is affiliated with an institution which is not a member of the Bank such fact will be recorded on the ballot. The election ballots forwarded to each member shall be accompanied by a brief biography of each candidate listed on said ballots.

(8) Each member, by resolution of its governing body, may cast its vote or authorize one of its directors and one of its officers to cast its vote for each directorship to be filled in its class and for each directorship-at-large to be filled by votes from the membership-at-large. Each ballot cast must show clearly the member's first, second and third choices of candidates, where the number of candidates is more than three, otherwise the ballot will be void. If there are three candidates for a directorship the member's first and second choices must be clearly shown on the ballot therefor, otherwise the ballot will be void. If there are only two candidates for a directorship the member's choice must be clearly shown on the ballot therefor, otherwise the ballot will be void. In making choices of candidates listed on a ballot no member shall vote more than once for any one candidate. The ballots shall be properly marked and the certification properly executed, and both mailed to the Secretary to the Federal Home Loan Bank Administration so as to arrive in Washington not later than 5:00 P. M., Eastern Standard Time, June 30, 1946.

(9) In determining the results of balloting by the members, the Administration will see that each State is represented on the new board of directors by at least one elective director, provided there has been an eligible nominee from such State who has been voted for.

(10) The Administration will determine the results of the election ballots. In case of each directorship subject to the election, any candidate having a majority of all votes cast in the column of first choice will be declared elected. If no candidate has a majority of all votes in the first column, then there will be added together for each candidate receiving a vote in the first column, his votes both in the first and second columns. The candidate then having a majority of the members voting and the highest number of combined votes will be declared elected. If no candidate has a

majority of the members voting and the highest number of combined votes, when the first and second choices shall have been added, then all votes cast in the first, second and third columns for each candidate will be added together and the candidate then having the highest number of votes will be declared elected. No candidate will be declared elected by the foregoing procedure if the required minimum representation per State will be impaired thereby. If the required minimum representation per State will not be maintained on the new board of directors, the Administration will designate for each State which apparently would otherwise be inadequately represented the directorship or directorships to be filled only by a candidate from such State, provided there has been a properly qualified nominee from each of such States who has been voted for as a first choice for the directorship so designated.

In making each such designation the Administration will first ascertain the directorships for which a candidate from the State which apparently would otherwise be inadequately represented has been voted for as a first choice and which can be reserved for such State without impairing the necessary representation of any other State. From the directorships thus ascertained to be available for designation, the Administration will designate for each State which apparently would otherwise be inadequately represented the directorship for which a candidate from such State has received more first choice votes than any other candidate for such directorship. If no candidate from such State has received such a plurality and the leading candidates for all of the available directorships are, therefore, from other States, the Administration will, from the available directorships, designate the directorship for which the leading candidate has a lesser percentage of votes than any of the leading candidates for other available directorships, such percentage to be determined in accordance with the procedure set forth herein. This procedure will eliminate from further consideration all candidates from other States for such directorship reserving it for candidates from the State which apparently would otherwise be inadequately represented.

If after designating a directorship to be filled from a State which apparently would otherwise be inadequately represented, the Administration finds that only one candidate from such State has received a first choice vote or votes for such directorship, such candidate will be declared elected. Otherwise, the candidate from such State receiving the largest number of votes cast in the first column for candidates from such State shall be declared elected; however, in case of a tie the votes cast in the first and second column for each candidate from such State shall be added together and the candidate from such State then having a majority of the members voting for candidates from such State and the highest number of combined votes for candidates from such State shall be declared elected, but if no candidate from such State has a majority of the members voting for candidates from such

State, and the highest number of combined votes for candidates from such State, when the first and second choices shall have been added, then the votes cast in the first, second and third columns for each candidate from such State shall be added together and the candidate then having the highest number of votes for candidates from such State shall be declared elected.

Upon determining the results of the election ballots, the Administration will declare elected the candidates who should be declared elected in accordance with the provisions of these Rules and Regulations. The Administration will thereupon spread said results upon its records and notify the directors elected of their election. The Administration will also furnish the Bank and each member thereof the results of the election, showing, with respect to each directorship subject to the election, the name of each candidate, the name and address of the institution with which he is affiliated, the number of votes he received and the candidate declared elected. Upon the request of a candidate the Administration will furnish him with the number of votes each candidate received for the directorship for which he was a candidate.

(11) In the event the voting for those whose names appear on an election ballot results in a tie after the foregoing procedure has been followed, the Administration will determine which of the leading candidates shall be declared elected. The Administration will also determine any other matters concerning the election which are not provided for in these rules and regulations.

(12) All nominating ballots sent to members shall be forwarded by regular mail or regular airmail. All election ballots shall be forwarded by registered mail or registered airmail and return receipt requested.

(13) No election ballots will be opened until after the close of the polls. No ballots will be considered except ballots executed on forms supplied by the Administration. All ballots and envelopes of certification shall be preserved by the Secretary to the Federal Home Loan Bank Administration until the end of the ensuing calendar year and shall be subject to inspection only by an officer of the Administration.

(14) To be eligible for election as a director of the Bank, a candidate may not hold an active political office for which he receives compensation.

(15) Neither an officer, attorney, employee or agent of the Administration nor the Board of Directors, Executive Committee, an officer, attorney, employee or agent of the Bank shall take any action which would tend to influence votes for any candidate for a directorship in the Bank. The Administration, after hearing, may consider a violation of the provisions of this paragraph as grounds for dismissal or may declare the directorship involved as vacant, or both.

(16) No ballots or other material shall be considered unless delivered at the offices of the Secretary to the Federal Home Loan Bank Administration, Federal Home Loan Bank Administration, Washington, D. C., at or before the time

specified. No change in any ballot will be permitted after it has been delivered to the Secretary to the Federal Home Loan Bank Administration.

(17) In the event of a vacancy in any directorship filled by the election, the Administration will fill the vacancy by an appointment for a period to expire at the end of the calendar year containing the next election date, and at said next election a director shall be elected to hold office for the unexpired portion of the term.

(18) As used in the foregoing provisions of these Rules and Regulations the term "State" means any one of the States in the eleventh Federal Home Loan Bank District except that the States of Nevada and Arizona shall be deemed to constitute one "State".

These rules and regulations are deemed to be of an emergency character.

These rules and regulations shall become effective April 9, 1946.

(Secs. 17, 26, 47 Stat. 736, 740; sec. 7, 47 Stat. 730, as amended by Sec. 3, 49 Stat. 294; 12 U.S.C. 1427, 1437, 1446; E.O. 9070, 7 F.R. 1529)

Dated: April 9, 1946.

HAROLD LEE,
Deputy Federal Home
Loan Bank Commissioner.

[F. R. Doc. 46-5941; Filed, Apr. 9, 1946;
11:25 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter I—Bureau of Mines, Department of the Interior

Subchapter D—Electrical Equipment, Lamps, Methane Detectors; Tests for Permissibility; Fees

[Schedule 2E]

PART 18—JUNCTION BOXES AND ELECTRIC MOTOR-DRIVEN MINE EQUIPMENT

CONDITIONS UNDER WHICH APPROVALS MAY BE GRANTED

Section 18.2 (b) (8) (i) and (ii) is hereby amended to read as follows:

(i) If the size of the power conductor is No. 6 or larger, the cross-sectional area of the grounding conductor shall not be less than 50 percent of that of the power conductor.

(ii) If the size of the power conductor is smaller than No. 6, the cross-sectional area of the grounding conductor shall not be less than that of the power conductor.

Footnote 2 of § 18.2 (b) (8) is hereby amended to read as follows:

*One year after this amendment to this Part 18 becomes effective, the provision for grounding portable equipment, other than track-mounted machines, will be mandatory for equipment ordered after that date.

R. R. SAYERS,
Director, Bureau of Mines.

Approved: March 25, 1946.

OSCAR L. CHAPMAN,
Acting Secretary of the Interior.

[F. R. Doc. 46-5883; Filed, Apr. 9, 1946;
9:36 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827 and Pub. Law 270, 79th Cong.; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; E.O. 9599, 10 F.R. 10155; E.O. 9638, 10 F.R. 12591; CPA Reg. 1, Nov. 5, 1945, 10 F.R. 13714.

PART 1001—TIN

[Conservation Order M-43, as Amended Apr. 9, 1946]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of tin for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

INDEX

(a) What this order does.

Deliveries of Pig Tin

(b) Restriction on deliveries of pig tin.

(c) Allocations of pig tin.

(d) Reports on use, disposition and inventories of pig tin.

Use of Tin in Manufacture

(e) General restrictions on the use of pig tin, secondary tin, tin plate,terne plate, solder, babbitt, and other tin-bearing alloys.

(f) Quota restrictions on the use of pig tin in manufacture.

(g) Special restrictions on the use of metals to which pig tin has been added.

(h) Additional restrictions on the use of tin in making certain articles.

Implements of War

(i) Exemptions for implements of war.

Use and Sale of Articles Containing Tin

(j) General restrictions on the use and sale of tin-bearing products.

(k) Special restrictions on purchases and sales of certain articles containing tin.

Inventories

(l) Limitation on inventories.

Miscellaneous

(m) Appeals and communications.

(n) Violations.

Schedules of Permitted Uses

Schedule I—Miscellaneous.

Schedule II—Solders.

Schedule III—Babbitt.

Schedule IV—Brass and bronze.

A. Cast alloys.

B. Wrought alloys.

Schedule V—Use of tin to repair gas meters (superseded by item (b) (7) of Schedule II).

Schedule VI—Tin plate,terne plate, andterne metal.

§ 1001.1 Conservation Order M-43—

(a) *What this order does.* This order prohibits deliveries of pig tin except under certain conditions and provides for allocation of pig tin by the Civilian Production Administration. It also restricts the use of pig tin, secondary tin, certain tin-bearing products and tinplate in manufacture. The order also prohibits sales and deliveries of jewelry and cer-

tain other articles containing tin. It also limits inventories of tin. Certain other orders of the Civilian Production Administration also restrict the manufacture and use of articles containing tin. The provisions of these other orders must also be followed.

Deliveries of Pig Tin

(b) *Restriction on deliveries of pig tin.* No person shall deliver or accept delivery of pig tin without a specific allocation in writing by the Civilian Production Administration or the War Production Board, except under the conditions set forth in paragraphs (b) (1) and (b) (2) below. "Pig tin" means metal containing 98% or more by weight of the element tin, in shapes current in the trade (including anodes, small bars and ingots) produced from ores, residues or scrap.

(1) Pig tin may be delivered without specific allocation to the Office of Metals Reserve, Reconstruction Finance Corporation, or to any other corporation organized under section 5 (d) of the Reconstruction Finance Corporation Act as amended or to any agent of such a corporation.

(2) Pig tin may be delivered without specific allocation by a distributor in lots not larger than 2,000 pounds each to any person who does not receive from all sources more than 6,000 pounds of pig tin in the calendar month the distributor makes the delivery and who gives to the distributor at the time he places his purchase order, a certificate in substantially the form below, signed manually or as provided in Priorities Regulation 7 by an official duly authorized for that purpose:

I certify, subject to the penalties of Section 35 (A) of the United States Criminal Code, that I will use this pig tin for _____ (specify end use) in accordance with Order M-43 or will resell it only in accordance with that order. I will not receive more than 6,000 pounds of pig tin from all sources in _____ (specify month of delivery) including the amount covered by this order.

(Name of purchaser)

By _____
(Duly authorized official)

If the pig tin, or any portion of it, to be delivered under this subparagraph is to be exported outside the United States, its territories or possessions, or Canada, the purchaser (exporter) should state as the end use in the certificate the words "for export" and give the number of the export license.

(c) *Allocations of pig tin.* The Civilian Production Administration will allocate the supply of pig tin, including all pig tin released by the Reconstruction Finance Corporation, and will issue specific directions as to the source, destination and amount of pig tin to be delivered or acquired. Applications for allocations of pig tin should be made to the Civilian Production Administration not later than the 20th day of the month before the month in which delivery is requested, and should be made on Form CPA-412. Except in unusual circumstances, the Civilian Production Administration will not allocate to a person for

a calendar quarter an amount greater than the quantity he is permitted to melt or put in process during that quarter plus the quantity which he sold during the corresponding quarter of 1944 for small order sales under M-43. No larger quantity than this may be requested on the regular CPA-412 report, which should be marked "Regular Report." If a larger quantity than this is requested, a separate application on Form CPA-412 must be filed for the additional quantity, marked "Supplementary Application" and a statement should be attached giving a complete explanation of the reasons for the increase requested. If pig tin is requested for export outside the United States, its territories or possessions or Canada, the quantity to be exported must be separately stated on the CPA-412 report. Separate allocations for domestic and export requirements will be made. The Civilian Production Administration may specifically direct the purposes and end products for which a person may convert, process or fabricate pig tin allocated to him.

(d) *Reports on use, disposition and inventories of pig tin.* (1) On or before the 10th of each calendar month, each distributor of pig tin must report to the Civilian Production Administration on Form CPA-412 or by letter in triplicate all of his transactions in pig tin during the previous month.

(2) Any person who, on the first day of a calendar month, has in his possession or under his control 4,000 pounds or more of pig tin must report to the Civilian Production Administration on Form CPA-412 by the 20th of that month.

(3) Any person who uses 2,000 pounds or more of pig tin in any calendar month must report to the Civilian Production Administration on Form CPA-412 on or before the 20th of the following month.

(4) The reporting requirements of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Use of Tin in Manufacture

(e) *General restrictions on the use of pig tin, secondary tin, tin plate,terne plate, solder, babbitt and other tin-bearing alloys.* No person may use any pig tin, secondary tin, tin plate,terne plate, solder, babbitt, copper base alloys or other alloys containing 1.5% or more tin, or any britannia metal, pewter metal or other similar tin-bearing alloys to make or treat any item or product, or in any process, not set forth in one of the schedules attached to this order. In making or treating these items, or performing these processes, pig tin may not be used where the schedule permits secondary tin only, and the tin content of an item may not exceed the amount indicated in the schedule.

"Pig tin" means metal containing 98% or more by weight of the element tin, in shapes current in the trade (including anodes, small bars, and ingots) produced from ores, residues or scrap. "Secondary tin" means any alloy which contains less than 98% but not less than 1.5% by weight of the element tin.

(f) *Quota restrictions on the use of pig tin in manufacture.* (1) Quotas are set in the schedules for certain of the items and for certain of the processes in which pig tin may be used. If a quota is set for an item or a process in the schedule, a manufacturer or processor must not use, in the manufacture of the item or in the process during any calendar quarter, more pig tin than the specified percentage of the amount he legally used for that purpose during the corresponding quarter of the year indicated. Manufacturers or processors who did not use pig tin during the year indicated as the base year in the manufacture of an item or in a process which is subject to a quota restriction (including persons who were not in business at that time) may nevertheless apply for a quota, and their applications will be considered on an equitable basis.

(2) Any manufacturer or processor who did not use all of his pig tin quota during the first quarter 1946 for a particular item or process, may carry forward the unused balance and use it in the second quarter, 1946 for the manufacture of that item or in that process. Balances permitted to be carried over under this paragraph may be used in addition to the regular quota for that item or process permitted by the schedule for the second quarter, 1946. A manufacturer or processor who wishes to use his carry over quota during the second quarter, 1946 must report to the Civilian Production Administration not later than May 15, 1946 for each item or process; the unused balance of his first quarter quota, and the amount he wishes to carry over and use in the second quarter 1946.

(g) *Special restrictions on the use of metals to which pig tin has been added.* No person may use metal to which pig tin has been added to produce any product or perform any process for which pig tin is not permitted by one of the schedules attached to this order.

(h) *Additional restrictions on the use of tin in making certain articles.* In addition to the restrictions in paragraphs (e) through (g), no person may use tin of any kind to make the articles listed below. This prohibition applies to any part of any of these articles, and applies to the use of pig tin, secondary tin, solder, tin plate,terne plate, tin plate orterne plate scrap or waste, and any other form of tin or alloy containing 1.5% or more of tin by weight.

1. Advertising specialties.
2. Art objects.
3. [Deleted Apr. 9, 1946]
4. Broom wire.
5. Buckles.
6. Buttons.
7. Chimes and bells.
8. Emblems and insignia.
9. Spiral binders, office and industrial staples, book match clips and paper fasteners.
10. [Deleted Apr. 9, 1946]
11. Jewelry.
12. Novelties, souvenirs and trophies.

13. Ornaments and ornamental fittings.
14. Refrigerator trays and shelves.
15. Seals and labels.
16. Slot, game and vending machines.
17. Toys and games.
18. Tablets, markers and memorials.
19. [Deleted Apr. 9, 1946]
20. [Deleted Apr. 9, 1946]
21. [Deleted Apr. 9, 1946]

Implements of War

(i) *Exemptions for implements of war.* (1) The restrictions of paragraphs (e) and (g) and of the schedules do not apply to the manufacture of "Implements of war" produced for the Army or Navy of the United States, the U. S. Maritime Commission or the War Shipping Administration where the use of tin contrary to these restrictions is required either by the latest applicable specifications, on drawings, or by letter or contract of the government service or agency for which the "Implements of war" are being produced. Pig tin used in implements of war must be charged against any applicable quotas.

(2) "Implements of war" means combat end-products, complete for tactical operations (including, but not limited to aircraft, ammunition, armaments, weapons, ships, tanks, military vehicles and radio and radar equipment), and any parts, assemblies or materials to be incorporated in any of these items. This term does not include facilities or equipment used to manufacture the items described above.

Use and Sale of Articles Containing Tin

(j) *General restrictions on the use and sale of tin-bearing products.* (1) In some cases the schedules attached to this order permit the use of pig tin or secondary tin in making a product only if the product is to be used for a particular purpose. No person shall use any of these products for any purpose other than the purpose permitted by the schedule.

(2) No person giving a certificate under this order or its schedules may receive, use or dispose of the materials obtained with the certificate contrary to its terms. The standard certificate described in Priorities Regulation 7 may not be used in place of any of the certificates described in this order or its schedules.

(3) Notwithstanding the authorization by the War Production Board or the Civilian Production Administration of a sale or delivery of tin, no person shall sell or deliver any tin or tin-bearing material or product thereof in the form of raw materials, semi-processed materials, finished parts or subassemblies to any person if he knows or has reason to believe such material or any product thereof is to be used in violation of the terms of this order. A supplier may rely upon the written statement of the customer seeking delivery of any such material, as to the purposes for which it will be used, unless the supplier knows or has reason to believe the statement is false, and such a statement shall constitute, on the part of the person making it, a representation to the Civilian Production Administration within the meaning of section 35 (A) of the United States Criminal Code, 18 U. S. C. sec. 80.

(k) *Special restrictions on purchases and sales of certain articles containing*

tin. No person, for the purpose of resale, shall receive from a manufacturer any new article of the kinds listed below, if the article contains tin plate or tin in any other form except solder used for joining purposes. No person shall sell or deliver any new article of the kinds listed below, if the article contains tin plate or tin in any other form except solder used for joining purposes, unless he has an authorization in writing from the Civilian Production Administration or the War Production Board for the sale or delivery. A person who wishes to get such an authorization should apply to the Civilian Production Administration by letter in triplicate, giving a report of his inventory of all of the items listed below containing tin plate or tin in any other form except solder used for joining purposes, showing the quantity of each such item in his possession on March 1, 1945, the names and addresses of the sellers from whom he bought the items, and the dates the purchases were made. Authorizations will ordinarily be given, except where it appears that the purchases were in violation of Order M-43. "New article" means one which has not been used by an ultimate consumer. A purchaser for resale of articles of the kinds listed below may rely on a written certification by his supplier that they contain no tin plate or any other tin except solder used for joining purposes, unless he knows or has reason to believe the statement is false.

1. Advertising specialties.
2. Art objects.
3. Britannia metal, pewter metal or other similar tin-bearing alloy.
4. Buckles.
5. Buttons.
6. Emblems and insignia.
7. Jewelry.
8. Novelties, souvenirs and trophies.
9. Ornaments and ornamental fittings.
10. Toys and games.

Inventories

(1) *Limitation on inventories.* No person shall receive delivery of pig tin, or products thereof, in the form of raw materials, semi-processed materials, finished parts or sub-assemblies, nor shall he put into process any raw material, in quantities which in either case shall result in an inventory of such raw, semi-processed or finished material in excess of a minimum practicable working inventory, taking into consideration the limitations placed upon the production of tin products by this order. Forty-five days inventory of pig tin shall, for the purpose of this order, be deemed a practicable working inventory for any person except a manufacturer of tin plate as tin plate is defined in Schedule VI, as from time to time amended. Direction 2 to M-43 also contains restrictions on the inventories of solder, babbitt and other tin-bearing alloys.

Miscellaneous

(m) *Appeals and communications.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate referring to the particular provision appealed from and stating fully the grounds of the appeal. Priorities Regulation 16 gives additional instructions about the filing of appeals. Ap-

peals, reports and all communications concerning this order should be addressed to the Civilian Production Administration, Tin, Lead, and Zinc Branch, Washington 25, D. C., Reference: M-43.

(n) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

Issued this 9th day of April 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

Schedules of Permitted Uses

Under Order M-43 pig tin, secondary tin, tin plate,terne plate, solder, babbitt, copper base alloys and other alloys containing tin may be used only in the production of the items and for the purposes set forth in the following schedules, subject to the limitations, restrictions and conditions specified in these schedules with respect to the various items and purposes.

SCHEDULE I—MISCELLANEOUS

(1) *Detonators and blasting caps.* Pig or secondary tin may be used to make detonators and blasting caps (including electric blasting caps) including all their necessary parts and accessories.

(2) *Collapsible tubes.* (a) Pig or secondary tin may be used to make collapsible tubes for the following purposes, if the tin content by weight of the tube is no greater than the maximum specified below:

Maximum permitted
tin content (percent
of tin by weight)

Product	
Ointments and other preparations for ophthalmic use, sulfa drugs in ointment or jelly form, diagnostic extracts (allergens), and morphine or hypodermic injection.	Unlimited
Preparations intended for introduction into the body orifices, and medicinal and pharmaceutical ointments (excluding unmedicated petroleum jelly and lanolin)	Unlimited
Dental cleansing preparations.	3%

Secondary tin may be used to make lead collapsible tubes for any purpose if the tin content of the tube is not greater than 0.5% by weight.

(b) *Pig tin quota:* 150% of the amount legally used in the corresponding quarter of 1944.

(c) No person may purchase, accept delivery of, or use collapsible tubes containing tin for packing products except those permitted above.

(3) *Foil.* (a) Pig or secondary tin may be used to make foil for the following purposes if the tin content by weight of the foil is no greater than the maximum specified below:

Maximum permitted
tin content (percent
of tin by weight)

Purpose	
(i) Electrotypers foil.	16%
(ii) Dental foil.	30%
(iii) Soft babbitt for the preparation of industrial metallic packing.	1½%
(iv) Condenser foil of dimensions 0.00035 inch by ½ inch or less.	50%

Maximum permitted
tin content (percent
of tin by weight)

Purpose	
(v) Condenser foil for all other condensers.	5%
(vi) Foil for aircraft magnetos.	50%
(vii) Cap liner foil for packing biologicals, preparations containing chloroform, or other highly volatile chemicals for which other liners cannot be used.	Unlimited

(b) *Pig tin quota:* 110% of the amount legally used in the corresponding quarter of 1944.

(4) *Dairy equipment.* (a) Pig or secondary tin may be used to coat fluid milk shipping containers.

Pig tin quota: See Direction 3 to M-43.

(b) Pig or secondary tin may be used to manufacture dairy equipment other than fluid milk shipping containers.

Pig tin quota: The amount legally used in the corresponding quarter of 1944.

(c) Any dairy equipment may be retinned. *Pig tin quota:* The amount legally used during the corresponding quarter of 1944.

(5) *Equipment for preparing and handling food.* (a) Pig or secondary tin may be used to coat or to retin any parts of kitchen utensils, galley and mess equipment and other equipment used in processing and handling of food if the parts are designed to come into actual contact with food.

Pig tin quota: The greater of: (i) the amount legally used in the corresponding quarter of 1944, or (ii) 25% of the amount used in the corresponding quarter of 1940.

(b) Pig or secondary tin may be used to plate cutlery and flatware.

Pig tin quota: 25% of the amount used in the corresponding quarter of 1940.

(6) *Wire coating.* Tin or tin alloys may be prepared and used for coating wire as follows:

(a) *For copper base wire.* There is no limitation upon the tin content of the coating alloy when the copper base wire to be coated is of a size of .0320" nominal diameter or finer. If the wire to be coated is of a size larger than .0320" nominal diameter, the tin content of the coating alloy is limited to 12% tin by weight.

(b) *For steel wire.* (i) To be used as armature binding wire.

(ii) To be used in the manufacture of equipment for the production of textiles.

(iii) To be used in the packaging or marking of meat where the wire comes into actual contact with the meat.

(iv) In the liquor finishing process of fine steel bright wire.

(c) *Pig tin quota:* The amount legally used during the corresponding quarter of 1944.

(7) *Lead base alloys for coating.* Lead base alloys containing tin for coating sheet, tubing, wire, foundry chaplets, etc., may be manufactured and used if the tin content of the alloy does not exceed 7% of tin by weight and if the alloys are derived from secondary tin only.

(8) *Printing plates and type metal.* Printing plates and type metal containing tin may be made for use by the printing, publishing and related service industries if they are produced from secondary tin only.

(9) *Dental amalgam alloys.* Tin may be used in the manufacture of dental amalgam alloys if the tin content of the alloy does not exceed 30% of tin by weight.

(10) *Pipe organs for religious and educational institutions.* Pipe organs for religious and educational institutions may be manufactured, rebuilt, or repaired with secondary tin taken from the inventories of organ builders or acquired from old organs.

(11) *Bolster metal.* Bolster metal may be made and used in the manufacture of sur-

gical instruments if the tin content of the bolster metal does not exceed 10% of tin by weight and if the tin is derived from secondary tin only.

(12) *Fusible alloys and dry pipe seat rings.* Pig or secondary tin may be used in the manufacture of dry pipe valve seat rings to the extent required to meet performance specifications; and in the manufacture of fusible alloys for safety purposes only, to the extent required to meet minimum code requirements with respect to the operation of the product in which the alloy is to be contained.

Pig tin quota: The amount legally used during the corresponding quarter of 1944.

(13) *Tin pipe and sheet.* (a) Pig or secondary tin may be used to make tin pipe, sheet tin, and fittings to repair or maintain beverage dispensing units and their parts, if the consumer for whom the pipe, sheet or fittings are made returns to the supplier a quantity of scrap tin having the same tin content as that of the new pipe, sheet or fittings delivered to him.

(b) Pig or secondary tin may be used to coat copper or brass pipe and fittings for beverage or distilled water dispensing purposes.

(c) *Pig tin quota:* 130% of the amount legally used in the corresponding quarter of 1944.

(14) *Chemicals.* Pig tin may be reprocessed for use as laboratory re-agents and may be used in the manufacture of tin chemicals for use as laboratory re-agents for medicinal purposes and for use in plating processes where plating is permitted.

Pig tin quota: 200% of the amount legally used in the corresponding quarter of 1944.

(15) *Tin oxide.* Tin oxide may be produced from tin obtained from detinning used tin cans, or from sludges or secondary tin for use in the production of chrome green, pink, yellow, and red colors. No person may receive pig tin from any supplier and use it for the production of tin oxide.

SCHEDULE II—SOLDERS

(a) *Certificates.* No manufacturer or wholesale distributor shall sell or deliver any solder to a wholesale distributor or retailer and no wholesale distributor or retailer shall purchase or accept delivery of any solder unless the purchaser has given to the seller a statement that he will not resell the solder to a user without obtaining from the user the certificate called for below. No manufacturer, wholesale distributor or retailer shall sell or deliver any solder to a user and no user shall purchase or accept delivery of any solder from a manufacturer, wholesale distributor or retailer unless the user has given to the seller the certificate called for below. However, if the solder is in wire form, solid or cored, not to exceed $\frac{5}{32}$ inch in diameter and contains not more than 30% of tin by weight, any person may sell or deliver it to a wholesale distributor or retailer without getting any statement from him and the retailer may sell it to a user without getting any certificate from him.

The undersigned purchaser certifies, subject to the penalties of section 35 (A) of the United States Criminal Code, to the seller and to the Civilian Production Administration that the tin contained in the material covered by this order shall be used solely for the purpose listed in Schedule II, section of Conservation Order M-43, or is to be incorporated in an "implement of war" and the tin content of the material has been definitely specified in accordance with paragraph (1) of this order.

(b) *Tin content.* In the manufacture of solder, the tin content by weight shall be limited as follows, according to the purpose for which it is to be used:

Purpose	Maximum tin content of solder (percent of tin by weight)
(1) For all cellular type radiators (average per radiator).....	21%
(2) For all fin and tube type radiators for military and civilian use (average per radiator).....	32%
(3) Soldering end seams on all solder seamed cans.....	26%
(4) For a filler or smoother for automobile or truck bodies or fenders or for similar purposes (from secondary tin only).....	4%
(5) For soldering side seams in the manufacture of cans made with either lock or lap side seams or with a combination of lock and lap seams.....	5%
(6) For sealing milk cans.....	21%
(7) For all soldering on motors, generators, electrical equipment, instruments, meters, radio, radar, tanks, fire protection equipment, copper tube joints and water service pipes refrigeration equipment, dairy equipment, and food processing equipment.....	40%
(8) [Deleted Apr. 9, 1946.]	
(9) For soldering aluminum.....	60%
(10) For other hand soldering operations done either with a soldering iron or with a torch and wiping.....	35%
(11) For any other purpose (except items in paragraph (h)).....	30%

(c) *Pig tin quota:* The pig tin quotas for solder permitted to be made under this Schedule, andterne metal made for sale as such under Schedule VI have been combined. The pig tin quota for these two products combined is 140% of the amount of pig tin legally used for solder during the corresponding quarter of 1944.

SCHEDULE III—BABBITT

(a) No manufacturer or wholesale distributor of babbitt shall deliver any babbitt containing more than 10% tin by weight to any wholesale distributor of babbitt and no wholesale distributor of babbitt shall accept delivery from a manufacturer or a wholesale distributor unless he shall have furnished the manufacturer or other wholesale distributor with a statement on his purchase order to the effect that he will not resell such babbitt containing more than 10% tin by weight to any user unless he has received the certificate from such user set forth below. No manufacturer of babbitt or wholesale distributor of babbitt shall deliver any babbitt containing more than 10% tin by weight to any user and no user shall accept delivery of any babbitt containing more than 10% tin by weight from any manufacturer of babbitt or wholesale distributor of babbitt unless the user shall have furnished the manufacturer or wholesale distributor with the certificate set forth below.

No manufacturer of finished bearings containing babbitt metal of more than 10% tin by weight shall deliver such bearings to any user and no user shall accept delivery of such bearings from the manufacturer unless the user shall have furnished the manufacturer with the certificate set forth below.

The undersigned purchaser certifies, subject to the penalties of section 35 (A) of the United States Criminal Code to the seller and to the Civilian Production Administration, that the tin contained in the material covered by this order shall be used solely for the purpose listed in Schedule III, section — of Conservation Order M-43, or is to be incorporated in an "implement of war" and the tin content of the material has been definitely specified in accordance with paragraph (1) of said Order M-43.

(b) *Tin content.* In the manufacture of babbitt metal and similar alloys used as babbitt, the tin content shall be limited as follows, according to the purpose for which it is to be used:

lowers, according to the purpose for which it is to be used:

Purpose	Maximum tin content of babbitt (percent of tin by weight)
(1) For the manufacture, repair, maintenance or replacement of multivane crosshead linings in locomotives or for lining aluminum crossheads.....	Unlimited
(2) For the manufacture, repair, maintenance or replacement of connecting rods or main engine bearings for trucks, tractors, bulldozers or busses.....	90%
(3) For repair, maintenance or replacement in existing diesel engines, turbines, locomotive connecting rod or coupling rod bearings, irrigation water pumping engines and equipment, industrial engines, generators and motors, compressors or pumps used in the petroleum industry, vessels or other shipping facilities, electric locomotives, electric traction motor bearings, stone crusher bearings, and saw mill, planing mill and paper mill machinery.....	90%
(4) For all other purposes (except items in paragraph (h)) (from secondary tin only).....	10%

(c) *Pig tin quota:* 80% of the amount legally used in the corresponding quarter of 1944.

SCHEDULE IV—BRASS AND BRONZE

A. CAST ALLOYS

(a) *Tin content.* No person shall cast or have any person cast for him any copper base alloy containing 1.5% or more tin by weight for other than the specific purposes listed below. The tin content of any such alloy shall not be more than the amount specified for each purpose.

Purpose	Maximum tin content (percent of tin by weight)
(1) For the manufacture of high ratio worm gears, fire engine pump gears, jack nuts, feed nuts, elevating nuts, thrust washers or disks, machine tool spindle bearings, hydraulic pump bodies and ends for gear pumps, grinder spindle sleeve bearings, step bearings, internal parts of industrial centrifugal pumps and injectors, and collector rings.....	12%
(2) For the manufacture of piston rings for locomotives and for air-brake equipment.....	20%
(3) For use as bearings and bushings.....	9%
(4) For bearings produced by process of powder metallurgy.....	10%
(5) For all other castings, except for items listed in paragraph (h) and no pig tin may be used to produce them.....	6%
(6) For production of or use in items listed in paragraph (h), provided that the tin used shall not be derived from pig tin.....	less than 1.5%

(b) *Certificate.* Any person receiving copper base alloy castings containing 1.5% or more tin shall furnish his supplier with a certificate on his purchase order stating the end use of such castings. All suppliers shall require such a certificate. If the end use is not permitted by M-43, and the purchaser has not special authorization from the Civilian Production Administration or the War Production Board, the supplier shall refuse the order.

(c) *Pig tin quota:* For item (a) (4) (Bearings produced by process of powdered metallurgy): 125% of the amount legally used in

the first quarter of 1946; for all other items: 40% of the amount legally used during the corresponding quarter of 1944.

B. WROUGHT ALLOYS

(a) Tin content. No person shall purchase or use and no supplier shall sell copper base wrought alloys containing more than 2% tin by weight for any purpose other than those listed below. The tin content of any such alloy shall not be more than the amount specified for the particular purpose.

Maximum tin content (percent of tin by weight)

1. Fourdrinier wire, screen plates, Jordan and beater bars..... 8.0%
2. Manufacture of discs and diaphragms for industrial control instruments, bronze welding rods, and rifle nuts in air hammers..... 10.0%
3. For use as bearings, spectacle ware, and functional parts in all other items (except items in paragraph (h))..... 5.5%
4. All other (except items in paragraph (h))..... 2.0%

(b) Melting scrap. Except as specifically authorized in writing by the War Production Board or Civilian Production Administration, no person other than a brass mill shall melt or process (1) brass mill scrap containing in excess of 1.5% tin or (2) termination inventories of brass mill products containing in excess of 1.5% tin and which are being disposed of as scrap, nor shall any person dispose of either of such materials in any way other than by delivery to a brass mill.

(c) Certificates. Any person receiving wrought-copper base alloys containing more than 2% tin shall furnish his supplier with a certificate on his purchase order stating that he will use such alloy only as permitted by Conservation Order M-43, or that he will not dispose of said alloy without obtaining such a certificate from the person to whom he disposes of said alloy. All suppliers shall require such statements on all purchase orders.

(d) Pig tin quota: The amount legally used in the corresponding quarter of 1944.

SCHEDULE V WHICH FORMERLY COVERED USE OF TIN TO REPAIR GAS METERS HAS BEEN SUPERSEDED BY ITEM (B) (7) OF SCHEDULE II

SCHEDULE VI—TIN PLATE, TERNE PLATE, AND TERNE METAL

(a) Definitions—(1) "Tin plate" means steel sheets coated with tin including electrolytic tin plate and hot dipped tin plate and including primes, seconds and waste-waste but not scrap.

(2) "Terne plate" means steel sheets coated with terne metal including short ternes (coated on tin mill coating machines) and long ternes (coated on sheet mill coating machines) including primes, seconds and long terne waste-waste but not scrap.

(3) "Tin plate or terne plate scrap" means any material or product made in whole or in part of tin plate or terne plate which is the waste of industrial fabrication or which has been discarded after being put into actual use, including tin plate crowns, screw caps or similar closures for various containers. The term also includes tin plate and terne plate sheets recovered from tin plate or terne plate cans or from other articles.

(4) "Reconditioned tin plate or terne plate" means damaged tin plate or terne plate which has been put into usable condition by recoating.

(5) "Terne metal" means a tin-bearing lead alloy used as a coating for plate but does not include lead recovered from secondary sources which contains not more than 3% residual tin.

(6) "Waste-waste" means hot dipped or electrolytic tin coated sheets or steel sheets

coated with terne metal which have been rejected during processing by the producer because of imperfections which disqualify such sheets from sale as primes or seconds.

(b) Manufacture of tin plate and terne plate. Tin plate and terne plate may be manufactured for the purposes set forth below. However, coating of tin or terne metal per single base box of tin plate or terne plate must not exceed the maximum indicated below for the particular permitted use. No person may use terne metal of over 15% tin in tin mill coating machines. No person may use terne metal of over 10% tin in sheet mill coating machines.

Pig tin quota: 110% of the amount legally used in the corresponding quarter of 1944.

(c) Manufacture of terne metal. Pig or secondary tin may be used to make terne metal.

Pig tin quota: The pig tin quota for terne metal made for sale as such is combined with the quota for solders permitted under Schedule II. The pig tin quota for these two products combined is 140% of the amount of pig tin legally used for solder during the

corresponding quarter of 1944. If pig tin is used to make terne metal which is not sold as such, but used by the maker to coat terne plate, it must be charged against the manufacturer's pig tin quota for tin plate and terne plate described in paragraph (b) above.

(d) Certificates. No person shall sell or deliver any tin plate or terne plate to any person unless he gives with his purchase order a certificate in substantially the following form:

I certify, subject to the penalties of section 35 (A) of the United States Criminal Code, that I will use this tin plate or terne plate for _____ (specify end use) in accordance with Order M-43 or will resell it only in accordance with that order.

A person who has given one of the certificates described in Direction 9 to M-21 with his purchase order need not give the certificate described in this paragraph.

NOTE: Paragraphs (e) and (f), formerly (d) and (e), redesignated Apr. 9, 1946.

(e) Tin plate and terne plate may be used only for the following purposes:

Permitted use	Permitted material	Maximum permitted coating of tin or of terne metal (per single base box)
1. Baking pans, domestic.	Electrolytic tin plate.	0.25 lb. per base box.
2. Baking pans for institutions and commercial bakers.	Hot dipped tin plate.	1.25 lbs. per base box.
	Electrolytic tin plate.	0.50 lb. per base box.
3. Brushes, power driven.	Reconditioned tin plate.	
	Short ternes.	1.30 lbs. per base box.
	Long ternes.	4 lbs. per base box.
4. Cans.	Reconditioned terneplate.	
	As permitted by Conservation Order M-81 as amended.	
5. (a) Closures for all food products (excluding malt beverages and nonalcoholic beverages) if preserved in a hermetically sealed container made sterile by heat; and olives, pickles, relishes, sauces, vinegar, French dressing, flavoring extracts, spices, mustard, horseradish and cherries.	Hot dipped tin plate.	1.50 pounds per base box.
(b) Closures for meat and fish and products made from them; ice cream mix; apple cider and juice; fruits (only crush, fountain fruit and ice cream toppings); soup mix, cheese spreads; spaghetti and macaroni products, corn beef hash and sauerkraut.	Electrolytic tin plate.	0.50 pound per base box.
(c) Closures for biologicals; blood plasma; drug chemicals; dental supplies; glycerites; liniments of ammonia; magnas; drug oils; ointments; penicillin; prescriptions; medicinal soaps; aromatic spirits of ammonia; ammonia products; aromatic chemicals; reagent chemicals; deodorants, liquid or paste (not for use on human body); dyes; germicides; hypochloride powders; phenols; photographic supplies; and all other liquid chemicals.	Electrolytic tin plate.	0.50 pound per base box.
(d) Closures for home canning.		
(e) Closures to be purchased by or for the account of the American Red Cross, Office of Scientific Research and Development or the Panama Canal, including the Panama Railroad Company, or for shipment outside the forty-eight States of the United States and the District of Columbia. (General exceptions for certain other governmental agencies are included in item 30 below.)	Electrolytic tin plate.	0.50 pound per base box.
(f) Closures for steel drums.	As specified.	
6. Carbide non-explosive emergency lights.	Hot dipped tin plate.	1.25 lbs. per base box.
	Electrolytic tin plate.	0.50 lb. per base box.
	Short ternes.	1.30 lbs. per base box.
	Long ternes.	4 lbs. per base box.
	Short ternes.	1.30 lbs. per base box.
	Long ternes.	4 lbs. per base box.
	Reconditioned terne plate.	
7. Chaplets, skimgates and tin forms for foundry use.	Hot dipped tin plate.	1.25 lbs. per base box.
	Electrolytic tin plate.	0.50 lb. per base box.
	Reconditioned tin plate.	
	Short ternes.	1.30 lbs. per base box.
	Long ternes.	4 lbs. per base box.
	Reconditioned terne plate.	
	Hot dipped tin plate.	11 lbs. per base box.
	Reconditioned tin plate.	
	Short ternes.	1.30 lbs. per base box.
	Long ternes.	4 lbs. per base box.
	Reconditioned terne plate	
8. Cheese vats.		
9. Component parts for Internal Combustion engines including air cleaners, cooling systems, fuel systems, and lubricating systems, but only where less essential material is impractical because of corrosion or solder-ability.	Hot dipped tin plate.	1.25 lbs. per base box.
10. Cylinder liners for lard and fruit presses.		

Permitted use	Permitted material	Maximum permitted coating of tin or of terne metal (per single base box)
11. Dairy ware and equipment including dairy pails, milk strainer pails, hooded milking pails, milk kettles, setter or cream cans, weigh cans, measures and test ware, bottle conveyors, ice cream freezers, milk filters, receiving tanks, separators, strainers, upper and lower troughs and covers for surface type heaters and cooler, and testing equipment.	Hot dipped tin plate. Electrolytic tin plate. Reconditioned tin plate.	3.30 lbs. per base box (2A charcoal). 0.50 lb. per base box.
12. Diamond cutting wheels.	Electrolytic tin plate. Reconditioned tin plate.	0.50 lb. per base box.
13. Dusters and sprayers, hand, for disinfectant and pest control; parts requiring solderable coatings.	Short ternes. Long ternes. Reconditioned terne plate. Electrolytic tin plate. Reconditioned tin plate.	1.30 lbs. per base box. 4 lbs. per base box. 0.50 lb. per base box.
14. Equipment or appliance parts requiring solderable coatings.	Short ternes. Long ternes. Reconditioned terne plate. Electrolytic tin plate.	1.30 lbs. per base box. 4 lbs. per base box. 0.25 lb. per base box.
15 (a) Fuel tanks, except for automotive equipment.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
(b) Fuel tanks, for automotive equipment.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 6 lbs. per base box.
16. Gas mask canisters.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
17. Gas meters.	Hot dipped tin plate. Electrolytic tin plate. Reconditioned tin plate.	3.30 lbs. per base box (2A charcoal). 0.50 per base box.
18. Heat exchangers.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
19. Integral parts of signal cells—but only for current collectors and baskets.	Hot dipped tin plate. Electrolytic tin plate. Reconditioned tin plate.	1.25 lbs. per base box. 0.50 lb. per base box.
20. Lining of drying chambers for milk and egg dehydration.	Hot dipped tin plate. Reconditioned tin plate.	11 lbs. per base box.
21. Maple syrup evaporators.	Hot dipped tin plate. Reconditioned tin plate.	11 lbs. per base box.
22. Oilers (excluding cans as defined by Order M-81).	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
23. Oil lanterns.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
24. Repair parts for domestic laundry equipment.	Hot dipped tin plate. Electrolytic tin plate. Reconditioned tin plate.	1.25 lbs. per base box. 0.50 lb. per base box.
25. Safety cans for inflammable liquids.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
26. Textile spinning cylinders, card screens, spools and bobbins.	Hot dipped tin plate. Electrolytic tin plate. Reconditioned tin plate.	1.25 lbs. per base box. 0.50 lb. per base box.
27. Torpedoes for oil and gas well shooting.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
28. Vaporizing liquid fire extinguishers.	Hot dipped tin plate. Short ternes. Long ternes. Reconditioned terne plate.	1.25 lbs. per base box. 1.30 lbs. per base box. 4 lbs. per base box.
29. Wick holders for oil stoves.	Short ternes. Long ternes. Reconditioned terne plate.	1.30 lbs. per base box. 4 lbs. per base box.
30. Articles to be purchased by or for the account of the Army and Navy of the United States, the United States Maritime Commission, the War Shipping Administration and the Veterans' Administration.	As specified (including performance specifications).	

(f) *Additional permitted uses.* Any person may use electrolytic tin plate waste, hot dipped tin plate waste, waste, terne plate waste, tin plate scrap, or terne plate scrap for any purpose except to make items listed in paragraph (h) of M-43. In addition any person may use tin plate or terne plate for any purpose except to make items listed in paragraph (h) of M-43 if his total annual consumption of tin plate and terne plate does not exceed 100 base boxes.

[F. R. Doc. 46-5913; Filed, Apr. 9, 1946; 11:12 a. m.]

Chapter XI—Office of Price Administration
PART 1499—COMMODITIES AND SERVICES
[SR 14H, Amdt. 10]

TRANSPORTATION OF MILK BY MOTOR VEHICLE
IN WASHINGTON

A statement of the considerations involved in the issuance of this amend-

ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 16 is added to read as follows:

SEC. 16. *Transportation of milk and cream by motor vehicle in Washington.* The maximum rates for the transportation of milk and cream in shipping cans between points within the State of Washington by motor carriers other than common carriers, are the rates set forth in an order issued by the Department of Transportation of the State of Washington on January 25, 1946, in Cause No. T-7948, effective February 15, 1946, or the maximum rates established by the General Maximum Price Regulation or any supplementary regulation or order issued by the Office of Price Administration, whichever rates are higher.

This amendment shall become effective as of February 15, 1946.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5926; Filed, Apr. 9, 1946; 11:35 a. m.]

PART 1305—ADMINISTRATION

[SO 126, Amdt. 24]

EXEMPTION AND SUSPENSION OF CERTAIN ARTICLES OF CONSUMER GOODS FROM PRICE CONTROL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order No. 126 is amended in the following respect:

A new section 10a is added to read as follows:

SEC. 10a. *Additional suspensions.* In addition to the exemptions and suspensions from price control effected by the preceding section of this order, the following sales and deliveries are suspended from price control:

(a) Sales and deliveries by wholesalers and retailers of all articles of consumers' durable goods covered at the manufacturing level by Maximum Price Regulation No. 188 which are not listed in Appendix C (§ 1499.168) of that regulation. (The circumstances under which manufacturers' sales of those articles are suspended from price control are set forth in § 1499.152 (a) (1) of Maximum Price Regulation No. 188, Amendment No. 77).

This amendment shall become effective on the 8th day of April 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5877; Filed, Apr. 8, 1946; 4:28 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426, Amdt. 173]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

In Section 15, Appendix H, Table 3 (Maximum Prices for Green Peas) is amended in the following respects:

In Column 4, "April 15" is substituted for "March 31" in item 1 and item 3, and "April 16" is substituted for "April 1," in item 2 and item 4.

This amendment shall become effective as of March 30, 1946.

¹ 10 F.R. 8021, 7500, 7539, 7578, 7688, 7683, 7799, 8069, 8239, 8238, 8612, 8467, 8611, 8657, 8905, 8936, 9023, 9118, 9119, 9277, 9447, 9628, 8928, 10087, 10025, 10229, 10311, 10303, 11072, 12213, 12084, 12408, 12447, 12582, 12637, 12702, 12745, 12960, 13129, 13271, 13313, 13369, 13595, 13776, 14027, 15035, 15174; 11 F.R. 557, 608, 1102, 1356, 1213, 1526, 1819, 2931, 2771, 2822.

Issued this 5th day of April 1946.

PAUL A. PORTER,
Administrator.

Approved: April 4, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-5788; Filed, Apr. 5, 1946;
4:25 p. m.]

PART 1340—FUEL

[MPR 88¹ incl. Amdts. 1-43]

FUEL OIL, GASOLINE AND LIQUEFIED PETROLEUM GAS²

This compilation of Maximum Price Regulation 88 includes Amendment 43, effective April 10, 1946. The text added or amended by Amendment 43 is underscored. Deletions and changes in tables are indicated by notes.

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328. Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected. A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.³

§ 1340.151 *Maximum prices for fuel oil, gasoline and liquefied petroleum gas.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, Maximum Price Regulation No. 88 (Fuel Oil, Gasoline and Liquefied Petroleum Gas), which is annexed hereto and made a part hereof, is hereby issued.

[Above paragraph amended by Am. 1, 9 F.R. 2405, effective 2-28-44]

ARTICLE I—GENERAL PROVISIONS AND SCOPE OF REGULATION

- Sec.
- 1.1 To what products this regulation is applicable.
 - 1.2 To what transactions, persons and areas this regulation is applicable.
 - 1.3 Products and transactions exempted from the General Maximum Price Regulation.
 - 1.4 Sales for export.
 - 1.5 Imports.
 - 1.6 Sales to United States and other governments under secret contract excepted.
 - 1.7 Transfers of business or stock in trade.
 - 1.8 Adjustable pricing.
 - 1.9 Applications for adjustment and petitions for amendment.
 - 1.10 Taxes.
 - 1.11 Shifts which must be reported.
 - 1.12 Records and price filing requirements.
 - 1.13 Compliance with this regulation required.
 - 1.14 Definitions.
 - 1.15 How to ascertain a particular maximum price under this regulation.

¹ 9 F.R. 14944.

² Title amended by Am. 1.

³ Statements of considerations are also issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

ARTICLE II—SPECIFIC MAXIMUM PRICES OF FUEL OIL, FUELS AND LIQUEFIED PETROLEUM GAS FOR AREAS WITHIN SINGLE STATES OR TERRITORIES OR THE DISTRICT OF COLUMBIA

Special section 1—Permissible increases for certain marketers.

Special section 2—Permissible brokerage charges to buyers.

Special section 3—[Revoked]

- Sec.
- 2.1 Alabama.
 - 2.2 Arizona.
 - 2.3 Arkansas.
 - 2.4 California.
 - 2.5 Colorado.
 - 2.6 Connecticut.
 - 2.7 Delaware.
 - 2.8 Florida.
 - 2.9 Georgia.
 - 2.10 Idaho.
 - 2.11 Illinois.
 - 2.12 Indiana.
 - 2.13 Iowa.
 - 2.14 Kansas.
 - 2.15 Kentucky.
 - 2.16 Louisiana.
 - 2.17 Maine.
 - 2.18 Maryland.
 - 2.19 Massachusetts.
 - 2.20 Michigan.
 - 2.21 Minnesota.
 - 2.22 Mississippi.
 - 2.23 Missouri.
 - 2.24 Montana.
 - 2.25 Nebraska.
 - 2.26 Nevada.
 - 2.27 New Hampshire.
 - 2.28 New Jersey.
 - 2.29 New Mexico.
 - 2.30 New York.
 - 2.31 North Carolina.
 - 2.32 North Dakota.
 - 2.33 Ohio.
 - 2.34 Oklahoma.
 - 2.35 Oregon.
 - 2.36 Pennsylvania.
 - 2.37 Rhode Island.
 - 2.38 South Carolina.
 - 2.39 South Dakota.
 - 2.40 Tennessee.
 - 2.41 Texas.
 - 2.42 Utah.
 - 2.43 Vermont.
 - 2.44 Virginia.
 - 2.45 Washington.
 - 2.46 West Virginia.
 - 2.47 Wisconsin.
 - 2.48 Wyoming.
 - 2.49 Hawaii.
 - 2.50 Puerto Rico.
 - 2.51 [Revoked]
 - 2.52 District of Columbia.

ARTICLE III—MAXIMUM PRICES FOR HEAVY FUEL OIL FOR AREAS NOT LIMITED TO A SINGLE STATE OR TERRITORY

- 3.1 Products and area covered.
- 3.2 Permissible increases for certain marketers.
- 3.3 Permissible brokerage charges to buyers.
- 3.4 Specific prices for heavy fuel oil f. o. b. certain shipping and delivery points.
- 3.5 Formula prices for both shipping and delivery points, No. 6 Commercial Standard Specifications fuel oil.
- 3.6 Formula prices for No. 5 Commercial Standard Specification fuel oil, other heavy fuel oils of lower viscosities than No. 6 Commercial Standard Specification fuel oil and heavy fuel oil when sold for use as gas enrichment oil.

ARTICLE IV—SPECIFIC MAXIMUM PRICES FOR GASOLINES FOR AREAS WITHIN SINGLE STATES OR TERRITORIES OR THE DISTRICT OF COLUMBIA

Special section 1—Permissible increases for certain marketers.

Special section 2—Permissible brokerage charges to buyers.

Special section 3—Computation of maximum price of natural gasoline of an intermediate R. V. P.

Special section 4—Maximum prices for certain grades of gasoline made to United States Army specifications.

- Sec.
- 4.1 Alabama.
 - 4.2 Arizona.
 - 4.3 Arkansas.
 - 4.4 California.
 - 4.5 Colorado.
 - 4.6 Connecticut.
 - 4.7 Delaware.
 - 4.8 Florida.
 - 4.9 Georgia.
 - 4.10 Idaho.
 - 4.11 Illinois.
 - 4.12 Indiana.
 - 4.13 Iowa.
 - 4.14 Kansas.
 - 4.15 Kentucky.
 - 4.16 Louisiana.
 - 4.17 Maine.
 - 4.18 Maryland.
 - 4.19 Massachusetts.
 - 4.20 Michigan.
 - 4.21 Minnesota.
 - 4.22 Mississippi.
 - 4.23 Missouri.
 - 4.24 Montana.
 - 4.25 Nebraska.
 - 4.26 Nevada.
 - 4.27 New Hampshire.
 - 4.28 New Jersey.
 - 4.29 New Mexico.
 - 4.30 New York.
 - 4.31 North Carolina.
 - 4.32 North Dakota.
 - 4.33 Ohio.
 - 4.34 Oklahoma.
 - 4.35 Oregon.
 - 4.36 Pennsylvania.
 - 4.37 Rhode Island.
 - 4.38 South Carolina.
 - 4.39 South Dakota.
 - 4.40 Tennessee.
 - 4.41 Texas.
 - 4.42 Utah.
 - 4.43 Vermont.
 - 4.44 Virginia.
 - 4.45 Washington.
 - 4.46 West Virginia.
 - 4.47 Wisconsin.
 - 4.48 Wyoming.
 - 4.49 Hawaii.
 - 4.50 Puerto Rico.
 - 4.51 [Revoked]
 - 4.52 District of Columbia.

ARTICLE V—FORMULAS FOR ASCERTAINING MAXIMUM PRICES

- 5.1 Determination of maximum prices by published prices and other formulas.
- 5.2 In accordance with price charged on specified sales in a base period.
- 5.3 In accordance with maximum prices of another seller at the same point.
- 5.4 [Revoked]
- 5.5 [Revoked]

ARTICLE VI—INCREASES OR REDUCTIONS TO MAXIMUM PRICES DETERMINED UNDER ARTICLE V OR ESTABLISHED UNDER ARTICLE VIII

- 6.1 On any product covered by this regulation.
- 6.2 On sales of fuel oil, generally.
- 6.3 On sales of kerosene, light middle distillates and medium middle distillates.
- 6.4 On sales of residual fuel oils.
- 6.5 On sales of gasoline and blending naphthas.
- 6.6 On sales of liquefied petroleum gas.
- 6.7 [Revoked]

ARTICLE VII—MAXIMUM TANK WAGON PRICES DETERMINED IN ACCORDANCE WITH REFERENCE SELLER'S PRICES

Sec.

- 7.1 [Revoked]
- 7.2 Designated reference sellers.
- 7.3 Consumers tank wagon prices.
- 7.4 In the States of Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, South Dakota and Wisconsin.
- 7.5 In the States of Arizona, California, Nevada, Oregon, and Washington.
- 7.6 In States other than those covered by sections 7.4 and 7.5.

ARTICLE VIII—MAXIMUM PRICES TO BE ESTABLISHED UPON APPLICATION

- 8.1 Continuing effectiveness of certain maximum prices heretofore approved under § 1340.159 (b) (7) or (b) (16) of Revised Price Schedule No. 88.
- 8.2 For waste or re-refined lubricating oil sold for use as fuel oil.
- 8.3 For all other products covered by this regulation.

ARTICLE IX—TEMPORARY INCREASES

- 9.1 Kerosene, range oil, stove oil and Nos. 1, 2, 3, and 4 distillate fuel oil (including diesel fuels and gas oils).
- 9.2 [Revoked]

AUTHORITY: § 1340.151 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

ARTICLE I—GENERAL PROVISIONS AND SCOPE OF REGULATION

SECTION 1.1 *To what products this regulation is applicable.* The provisions of this regulation cover the following products:

- Liquefied petroleum gas.
- Natural gasoline.
- Aviation gasoline.^{3a}
- Automotive gasoline.^{3b}
- Blending naphtha.
- Stove and lamp naphtha (includes pressure appliance fuel).
- Jet propulsion fuel.
- Tractor fuel.
- Kerosene.
- Range oil, stove oil or heater oil.
- All other distillate burning, heating or fuel oils.
- Diesel fuel.
- Gas oil.
- Gas enrichment oil.
- Residual fuel oil.

[Footnotes 1 and 2 added by Am. 34, 10 F.R. 12847, effective 10-15-45]

Crude petroleum when sold: (1) to a processor for use as gas enrichment oil, (2) to a tank wagon reseller by sellers other than crude oil producers for resale to a consumer for a purpose other than the production of more than one petroleum fraction therefrom, or (3) to a consumer for a purpose other than the production of more than one petroleum fraction therefrom: *Provided, however,* This regulation shall not be applicable to

^{3a} Aviation gasoline means a gasoline which meets prevailing industry and consumer specifications for a particular grade of aircraft motor fuel and which is sold for use in aircraft or for use at manufacturing establishments or laboratories for special testing purposes.

^{3b} Automotive gasoline includes all gasolines sold for use in automobiles.

sales of crude petroleum to a refiner or to a person using such crude petroleum in oil and gas field operations.

Any fraction of crude petroleum which is a source of or is used to produce any of the foregoing commodities.

Any fraction of petroleum which is sold for the same end use as any of the foregoing commodities.

[Sec. 1.1 amended by Am. 1, 9 F.R. 2405, effective 2-28-44; Am. 3, 9 F.R. 3230, effective 2-19-44; Am. 4, 9 F.R. 3849, effective 4-14-44; Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 20, 9 F.R. 13524, effective 11-15-44; Am. 24, 10 F.R. 739, effective 1-23-45; Am. 25, 10 F.R. 2080, effective 2-26-45; Am. 26, 10 F.R. 3553, effective 4-7-45; and Am. 29, 10 F.R. 8900, effective 7-23-45]

SEC. 1.2 *To what transactions, persons and areas this regulation is applicable.* (a) This regulation covers all types of sales and deliveries of the products listed in section 1.1, either by refiners, blenders, resellers or any other person, with the following exceptions:

(1) Retail sales at retail establishments, as such establishments are defined under Revised Maximum Price Regulation No. 137.⁴

[Subparagraph (1) amended by Am. 29, 10 F.R. 8900, effective 7-23-45]

(2) Sales of liquefied petroleum gas to consumers in single lot deliveries of 500 gallons or less.

(3) Exchanges of petroleum products and sales of gasoline and liquefied petroleum gas other than natural gasoline between refiners except where a maximum price is specifically established hereafter for such exchanges or sales. For the purposes of this section an operator of a natural gasoline or a recycling plant shall be considered a refinery.

[Subparagraph (3) amended by Am. 35, 10 F.R. 13121, effective 10-27-45 and Am. 38, 10 F.R. 15266, effective 12-19-45]

(4) Sales between original suppliers made pursuant to assignments or re-assignments under Petroleum Directive No. 59 of the Petroleum Administration for War.

(5) Sales between corporations when one is a wholly owned subsidiary of the other, or when both are wholly owned subsidiaries of a third corporation, and sales between such other affiliated corporations as are especially excepted by order in writing of the Price Administrator or his duly authorized representative.

(6) Sales by the Defense Supplies Corporation at pipe line termini.

(7) Inter-refinery sales of C-4 petroleum fractions when such sales are made for replacement purposes at the direction of the Petroleum Administration for War.

(8) Sales of aviation gasoline of 87 ASTM Octane rating or higher.

(9) Sales to the United States Government and agencies thereof of United States Army specification gasoline, 2-103-B (all types).

(10) Sales of special hydrocarbon fractions when sold for use in the manufacture of synthetic rubber, aviation gasoline of 87 Octane ASTM rating or higher, toluene or their components.

⁴ 10 F.R. 741, 2082, 8368, 11070, 11247.

(b) *Maximum prices for particular transactions which are ordinarily exempt.* Notwithstanding the provisions of paragraph (a) above, the Administrator, by amendment to this regulation or by order thereunder, may establish, except in the case of the transactions described in items 1 and 2 of said paragraph (a), a maximum price for a particular sale which would otherwise be excepted, pursuant to such paragraph (a), from the coverage of this regulation.

(c) This regulation applies in the 48 states of the United States, District of Columbia and the territories and possessions of the United States except in the Panama Canal Zone and except in the Territory of Alaska.

[Sec. 1.2 amended by Am. 8, 9 F.R. 4686, effective 5-8-44; Am. 17, 9 F.R. 10639, effective 9-1-44; Am. 21, 9 F.R. 14064, effective 12-2-44; Am. 25, 10 F.R. 2080, effective 2-26-45; and as otherwise noted]

SEC. 1.3 *Products and transactions exempted from the General Maximum Price Regulation.* Any products or transactions stated in section 1.1 or 1.2 to be excepted from the coverage of this regulation are also exempt from the provisions of the General Maximum Price Regulation.

[Sec. 1.3 amended by Am. 3, 9 F.R. 3230, effective 2-19-44; and Am. 25, 10 F.R. 2080, effective 2-26-45]

SEC. 1.4 *Sales for export.* The maximum price at which a person may export any commodity covered by this regulation shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation⁵ including amendments issued or hereafter issued by the Office of Price Administration.

SEC. 1.5 *Imports.* Maximum prices in this regulation shall apply even though the product involved originated outside of the area covered by the regulation and was imported into such area.

[Sec. 1.5 amended by Am. 3, 9 F.R. 3230, effective 2-19-44]

SEC. 1.6 *Sales to United States and other governments under secret contract excepted.* This regulation shall not apply to sales or deliveries of any product made under a contract or subcontract that is officially classified as "Secret" and certified as such to the Office of Price Administration by the United States or any agency thereof, or by the Government or any agency thereof of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941 entitled "An Act to Promote the Defense of the United States". Such certification shall set forth the date of the secret contract or subcontract and its number or other designation. The certifying Government agency shall notify the contractor or subcontractor and the Office of Price Administration whenever such contract or subcontract ceases to be secret; upon receipt of such notification this exception shall not apply.

⁵ 9 F.R. 1385, 5169, 6106, 8150, 10193, 11274.

⁶ 8 F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9834, 11273, 12919, 14346; 10 F.R. 863, 923, 2432, 6590, 8746, 8611, 9586, 10029, 15348; 11 F.R. 1297.

SEC. 1.7 Transfers of business or stock in trade. This section covers cases where the business effects or stock in trade of any seller or any person are sold, leased or otherwise transferred after February 11, 1942 and the transferee carries on the business or continues to deal in the same commodity in an establishment separated from any other establishment previously owned or operated by the transferee. In such cases the maximum prices of the transferee shall be the same as those to which his transferor would have been subject if no such transfer had taken place. His obligation to keep records and make reports shall be the same as those of the transferor. The transferor shall either preserve and make available or turn over to the transferee all records of transactions prior to the transfer which are necessary to enable the transferee to comply with the provisions of this regulation and those of the General Maximum Price Regulation where the latter were applicable.

[Sec. 1.7 amended by Am. 8, 9 F.R. 4686, effective 5-8-44]

SEC. 1.8 Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery. Where a petition for adjustment or amendment is pending the buyer and seller may agree that prices for deliveries made during the pendency of the petition shall be determined in accordance with the disposition of the petition. Such change in prices will be allowed if the deliveries are necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended.

SEC. 1.9 Applications for adjustment and petitions for amendment—(a) Government contracts. Any person who has entered into or proposes to enter into a "Government contract" as defined by Revised Supplementary Order No. 9¹ who believes that a maximum price contained in this regulation impedes or threatens to impede production, manufacture or distribution of a commodity essential to the war program, may file an application for adjustment in accordance with Procedural Regulation No. 6² and under the terms of Revised Supplementary Order No. 9.

(b) *Petitions for amendment.* Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1³ issued by the Office of Price Administration.

(c) *Local shortages.* The Office of Price Administration, or any duly authorized representative thereof, may adjust by order any maximum price established under this regulation for any seller or group of sellers when it appears:

(1) That there exists or threatens to exist in a particular locality a shortage in the supply of a petroleum product which aids directly in the war program

or is essential to a standard of living consistent with the prosecution of the war; and

(2) That such local shortage will be substantially reduced or eliminated by adjusting the maximum prices of such seller and of like sellers for such petroleum product; and

(3) That such adjustment will not create or tend to create a shortage, or a need for increase in prices, in another locality, and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

NOTE: Applications for adjustment shall be filed in Washington, D. C., in accordance with Revised Procedural Regulation No. 1.

(4) Any maximum price or prices established pursuant to an order issued under the provisions of § 1340.156 (d) of Revised Price Schedule 88 shall continue in full force and effect subject to revocation or amendment upon written notice from the Office of Price Administration.

SEC. 1.10 Taxes. Any tax increase or new tax hereafter imposed upon or incident to the sale, delivery, processing or use of any petroleum product covered by this regulation may be collected by a seller in addition to the maximum prices established under this regulation.

[NOTE: Supplementary Order No. 31 (7 F.R. 9894; 8 F.R. 1312, 3702, 9521, provides that: "Notwithstanding the provisions of any price regulation, the tax on transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall, for purposes of determining the applicable maximum price of any commodity or service, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated, under any provision of any price regulation or any interpretation thereof, as a tax for which a charge may be made in addition to the maximum price."]

SEC. 1.11 Shifts which must be reported. A seller who on the last sale prior to January 15, 1944 sold a particular petroleum product to a purchaser who is a reseller on a delivered price basis at a given point and thereafter sells such a reseller on an f. o. b. shipping point price basis shall report such fact to the regional office of the Office of Price Administration serving the point of destination for such shipment within ten days after either the effective date of this regulation or the date such sale is made if, but only if, the effect of selling on an f. o. b. shipping point price basis is to increase the laid-down cost to the reseller above the seller's maximum delivered price to such reseller.

SEC. 1.12 Records and price filing requirements. Every person selling petroleum products subject to this regulation shall for as long as the Emergency Price Control Act of 1942, as amended, remains in effect keep and make available for examination by the Office of Price Administration records of the same kind as he customarily kept, relating to the prices which he charged for such petroleum products and in addition, records showing the basis upon which he determined maximum prices for such petroleum products.

[Sec. 1.12 amended by Am. 21, 9 F.R. 14064, effective 12-2-44]

SEC. 1.13 Compliance with this regulation required. (a) On and after the effective date of this regulation regardless of any contract, obligation or understanding, no person shall sell or deliver and no person shall buy or receive in the course of trade or business any petroleum products covered by this regulation at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer, or attempt to do any of these things. Prices lower than the maximum prices may, of course, be charged and paid.

(b) *Evasion.* The price limitations set forth in this regulation shall not be evaded either by direct or indirect methods in connection with a sale, delivery or transfer of petroleum products alone or in conjunction with any other materials or by way of any commission, service, transportation, loading, tank car rental or other charge or discount, premium or privilege or by tying-agreement or other trade understanding or by a change in the quality of a product or otherwise.

(c) *Penalties for non-compliance—*
(1) *In general.* Any person violating a provision of this regulation is subject to the criminal penalties, civil enforcement actions and suits for treble damages provided by the Emergency Price Control Act of 1942, as amended.

War procurement agencies and their contracting or paying finance officers are not subject to any liability, civil or criminal, imposed by this regulation. Persons who make sales covered by this regulation to war procurement agencies and buyers to whom such products have been allocated by any such agencies are, however, subject to all the liabilities imposed by this regulation. "War procurement agencies" include the War Department, the Navy Department, the United States Maritime Commission and the Lend-Lease Section in the Procurement Division of the Treasury Department, or any of their agencies.

(d) *Licensing.* The provisions of Licensing Order No. 1,⁴ licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

SEC. 1.14 Definitions. (a) "Person" includes any individual, corporation, partnership, association, or any other organized group of persons, the legal successors thereto and representatives thereof and includes any government, its political subdivisions and agencies.

(b) "Product of the same grade." For a product of a particular seller to be regarded as of the same grade as the product of another seller it must customarily have been so regarded in trade practice at the point of sale and it must be a product that has customarily been sold in competition with the product of such other seller.

¹ 8 F.R. 6175; 10 F.R. 9394.

² 9 F.R. 10628; 10 F.R. 1382, 9394.

³ 9 F.R. 10476, 13715.

⁴ 8 F.R. 13240.

(c) "Contract" means an agreement, the existence of which is established by written evidence.

(d) As determined or established under any provision of this regulation, a maximum price of a product in bulk lots f. o. b. a refinery or a shipping point means a price that a seller may charge for the product loaded into transportation facilities except when the product has been placed in packages or containers for shipment.

(e) "Tank wagon price" means a particular delivered at destination price level. It is customarily charged to service station dealers and also to consumers who purchase in lots larger than are customarily sold at service stations and other retail establishments but in smaller quantities than tank cars or other special large lot quantities. However, if at a particular bulk plant or marine terminal the operator thereof, in the 60-day period preceding October 15, 1941, customarily charged the tank wagon price to consumers who picked up their supply at such bulk plant or marine terminal then the operator thereof may continue to charge the tank wagon price to a purchaser of such class at the particular bulk plant or marine terminal.

[Paragraph (e) amended by Am. 20, 9 F.R. 13522, effective 11-8-44]

(f) "Tank wagon area" as used in this regulation means the reference seller's tank wagon area served from any given point (see Article VII for designated reference sellers).

(g) "Retail establishment" means a store, shop, garage, service station or other stationary place of business at which the major portion of the sales of petroleum products are sold in small quantities to consumers at retail.

(h) "Reseller" as used in any paragraph of Article II of this regulation means a reseller at a retail establishment.

(j) "Marketing" and "eligible marketer".

(1) "Marketing", as the term is used in this regulation, means the business of buying petroleum products and reselling the same to any person other than a domestic consumer.

(2) "Eligible marketer" means one of the following:

(i) A person who in the 60-day period preceding January 15, 1944 was engaged in the business of marketing and/or broking petroleum products covered by this regulation and was maintaining an office therefor, provided however, that a seller who is a refiner, a manufacturer of natural gasoline, the operator of a bulk plant or terminal, or who is the operator of a facility similar to the foregoing, or any corporation in whole or part owning or owned by one of the foregoing, or any person directly or indirectly affiliated with any of the above shall not be regarded as an eligible marketer under this provision.

(ii) A person who, upon written application, has been granted the status of eligible marketer by written order of the Administrator or his duly authorized representative. Such status will not be granted to a seller who is a refiner, a manufacturer of natural gasoline, the

operator of a bulk plant or terminal, or who is the operator of a facility similar to the foregoing or to any corporation in whole or part owning or owned by one of the foregoing, or any person directly or indirectly affiliated with any of the above.

[Subparagraph (2) amended by Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 20, 9 F.R. 13522, effective 11-15-44; and Am. 26, 10 F.R. 3553, effective 4-7-45]

(k) "Broker", "eligible broker" and "brokerage commission".

(1) A "broker" is an agent who performs services for a buyer or a seller in connection with the sale of petroleum products and who does not take title to the product or products involved in the sale.

(2) "Eligible broker" means one of the following:

(i) A person who in the 60-day period preceding January 15, 1944 was engaged in the business of marketing and/or broking petroleum products covered by this regulation and was maintaining an office therefor: *Provided, however*, That a seller who is a refiner, a manufacturer of natural gasoline, the operator of a bulk plant or terminal, or who is the operator of a facility similar to the foregoing, or any corporation in whole or part owning or owned by one of the foregoing or any person directly or indirectly affiliated with any of the above shall not be regarded as an eligible broker under this provision.

(ii) A person who, upon written application, has been granted the status of eligible broker by written order of the Administrator or his duly authorized representative. Such status will not be granted to a seller who is a refiner, a manufacturer of natural gasoline, the operator of a bulk plant or terminal, or who is the operator of a facility similar to the foregoing or to any corporation in whole or part owning or owned by one of the foregoing, or any person directly or indirectly affiliated with any of the above.

[Subparagraph (2) amended by Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 20, 9 F.R. 13522, effective 11-15-44; and Am. 26, 10 F.R. 3553, effective 4-7-45]

(3) "Brokerage commission" is money paid or agreed to be paid to one or more brokers by a buyer or seller for the services of such broker or brokers in bringing about a sale of petroleum products.

(m) "Original supplier" means a person as so defined by the Petroleum Administrator for War in Petroleum Directive No. 59.

(n) "Schedule D area" means Schedule "D" area of Zone 6 of District 1 of Petroleum Administration for War and covers an area described as follows:

(1) The entire State of West Virginia with the exception of the Counties of: Berkeley, Grant, Hampshire, Hardy, Jefferson, Mineral, Morgan, Pendleton, Randolph and Tucker.

(2) The following counties or portions thereof in the State of Pennsylvania: Allegheny; Armstrong; Beaver; Butler; Cameron; Clarion; the township of Sandy in Clearfield County; the townships of Chapman, East Keating, Leidy, Noyes, and West Keating in Clinton

County; Crawford; Elk; Erie; Fayette; Forest; Greene; Jefferson; Lawrence; McKean; Mercer; Potter; Tioga; Venango; Warren; Washington; and all of Westmoreland except the townships of Derry, Fairfield, Ligonier and St. Clair.

(3) The following counties in the State of New York: Allegany, Cattaraugus, Chautauqua, Erie, Niagara, and Steuben.

[Paragraph (n) amended by Am. 17, 9 F.R. 10639, effective 9-1-44]

(p) "PAW" means Petroleum Administration for War.

(q) "P. W. distillate" means prime white distillate.

(r) "T. P. S." means Treasury Procurement Supply.

[Paragraph (r) added by Am. 18, 9 F.R. 12530, effective 10-19-44]

(s) "R. V. P." means Reid Vapor Pressure in pounds per square inch at 100° F. when tested in accordance with the currently prescribed A. S. T. M. method.

[Paragraph (s) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

(t) "Township" means the entire geographical area within the outermost boundaries of a particular township. A specific price established for a township would apply in a separate political subdivision, for example, an incorporated city, village, etc., situated within such township, unless a different maximum price was expressly spelled out for the particular subdivision. For example, in Pennsylvania the City of Du Bois is located geographically within the outermost boundaries of Sandy Township. For the purposes of this regulation Du Bois, therefore, is to be regarded as being within Sandy Township.

[Subparagraph (t) added by Am. 21, 9 F.R. 14064, effective 12-2-44]

(u) [Revoked]

[Paragraph (u) added by Am. 23, effective 12-28-44; revoked by Am. 32, 10 F.R. 11245, effective 9-1-45]

(v) "Blending naphtha" means a petroleum naphtha sold for use as a blending agent to produce gasoline or for direct use as a substitute for gasoline.

[Paragraph (v) added by Am. 27, 10 F.R. 6936, effective 6-13-45]

(w) PAW Districts

(1) PAW District I comprises the States of Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, New Jersey, Delaware, Maryland, District of Columbia, Virginia, North Carolina, South Carolina, Georgia, Florida east of the Apalachicola River, New York, Pennsylvania, and West Virginia.

(2) PAW District II comprises the States of North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Minnesota, Iowa, Missouri, Wisconsin, Illinois, Indiana, Ohio, Kentucky, Tennessee, Michigan.

(3) PAW District III comprises the States of New Mexico, Texas, Arkansas, Louisiana, Mississippi, Alabama and that part of Florida west of the Apalachicola River.

(4) PAW District IV comprises the States of Montana, Idaho, Wyoming, Utah and Colorado.

(5) PAW District V comprises the States of Washington, Oregon, Nevada, California, and Arizona and the Territory of Hawaii.

[Paragraph (w) added by Am. 42, 11 F.R. 2990, effective 3-18-46]

SEC. 1.15 How to ascertain a particular maximum price under this regulation—(a) *Prices of fuel oil and fuels (except waste lubricating oil or re-refined lubricating oil prices).* After you have read Article I containing various general provisions, check Article II and ascertain whether there is a specific maximum price at the shipping or delivery point involved in your sale; if not, and if you are selling a fuel oil of the types mentioned in Article III, your maximum price will be established or determined under one of the tables therein and the provisions of the article. If neither Article II nor III applies, it may be that your maximum price can be determined from one of the formulas set forth in Article V.

[Heading of paragraph (a) amended by Am. 4, 9 F.R. 3849, effective 4-14-44 and Am. 11, 9 F.R. 7137, effective 7-1-44]

If it can be, then you should also examine Article VI carefully to ascertain whether there are any additions which may be made or any reductions which must be made to the formula price. Note that more than one addition to the maximum price determined under Article V may be provided by Article VI. If you are concerned with a maximum tank wagon price, Article VII should then be examined. It deals with provisions for determining a maximum tank wagon price at the point of sale in accordance with the maximum tank wagon price of the state's reference seller at the same point. Note two things: First, if you have not been able to ascertain your maximum price under any preceding article of the regulation, you may adopt the reference seller's price providing he has one at that particular point, and second, even if your price has been determined under Article V you may nevertheless at some points adopt the reference seller's price instead if it is higher than your own, though at other points you are required to take the reference seller's price even if it is lower than yours.

If you have not been able to ascertain a maximum price under the aforementioned articles you should then apply to the Office of Price Administration for a maximum price pursuant to the provisions of Article VIII. If a maximum price has already been established for you under Article VIII you should examine Article VI to see whether any applicable reductions or increases have been made to such maximum price.

[Above sentence added by Am. 23, 9 F.R. 14944, effective 12-28-44]

(b) *Prices of waste lubricating oil or re-refined lubricating oil sold for use as fuel oil.* Read Article I for the various general provisions of the regulation, then turn to Article VIII which provides that maximum prices for either waste lubricating oil or re-refined lubricating oil when sold for use as fuel oil must be

established by application to the Office of Price Administration. There is no other method for establishing a maximum price for such products. If a maximum price has already been established for you under Article VIII you should examine Article VI to see whether any applicable reductions or increases have been made to such maximum price.

[Paragraph (b) amended by Am. 4, 9 F.R. 3849, effective 4-14-44; Am. 11, 9 F.R. 7137, effective 7-1-44; and Am. 23, 9 F.R. 14944, effective 12-28-44]

(c) *Liquefied petroleum gas prices.* After you have read Article I containing general provisions, check Article II and ascertain whether there is a specific maximum price at the shipping or delivery point involved in your sale. If Article II does not apply, it may be that your maximum price can be determined from the formulas set forth in Article V.

If it can be, then you should also examine Article VI carefully to ascertain whether there are any additions which may be made or reductions which must be made to the formula price.

If you have not been able to ascertain maximum prices under the aforementioned articles, you should then apply to the Office of Price Administration for a maximum price pursuant to the provisions of Article VIII. If a maximum price has already been established for you under Article VIII you should examine Article VI to see whether any applicable reductions or increases have been made to such maximum price.

[Above sentence added by Am. 23, 9 F.R. 14944, effective 12-28-44]

(d) *Gasoline prices.* After you have read Article I containing various general provisions, check Article IV and ascertain whether there is a specific maximum price at the shipping or delivery point involved in your sale. If not, it may be that your maximum price can be determined from the formulas set forth in Article V.

If it can be, then you should also examine Article VI carefully to ascertain whether there are any additions which may be made or any reductions which must be made to the formula price. Note that more than one addition to a maximum price determined under Article V may be provided by Article VI. If you are concerned with a maximum tank wagon price, Article VII should then be examined. It deals with provisions for determining a maximum tank wagon price at the point of sale in accordance with the maximum tank wagon price of the state's reference seller at the same point. Note two things: First, if you have not been able to ascertain your maximum price under any preceding article of the regulation, you may adopt the reference seller's price providing he has one at that particular point, and second, even if your price has been determined under Article V you may nevertheless at some points adopt the reference seller's price instead if it is higher than your own, though at other points you are required to take the reference seller's price even if it is lower than yours.

If you have not been able to ascertain a maximum price under the aforementioned

articles, you should then apply to the Office of Price Administration for a maximum price pursuant to the provisions of Article VIII. If a maximum price has already been established for you under Article VIII you should examine Article VI to see whether any applicable reductions or increases have been made to such maximum price.

[Above sentence added by Am. 23, 9 F.R. 14944, effective 12-28-44]

(e) [Revoked]

[Paragraph (e) revoked by Am. 1, 9 F.R. 2405, effective 2-28-44]

ARTICLE II—SPECIFIC MAXIMUM PRICES OF FUEL OIL, FUELS AND LIQUEFIED PETROLEUM GAS FOR AREAS WITHIN SINGLE STATES OR TERRITORIES OR THE DISTRICT OF COLUMBIA

(Prices stated in Article II are exclusive of taxes)

Special section 1—Permissible increases for certain marketers—(a) *On certain f. o. b. refinery shipments.* On f. o. b. refinery shipments to ultimate destinations other than in Petroleum Administration for War District I, when made by an eligible marketer, as defined in section 1.14 (j) of this regulation, the sum of $\frac{1}{4}$ of a cent per gallon may be added to a maximum f. o. b. refinery price established for the particular shipping point under any other section of this Article II; or

(b) *On sales to governmental agencies pursuant to public bidding.* If bids are taken by a governmental agency on an f. o. b. shipping point price basis then, on such a bid, if the bidder is an eligible marketer, as defined in section 1.14 (j), the sum of $\frac{1}{4}$ of a cent per gallon may be added to a maximum f. o. b. refinery price established for the particular shipping point under any other section of this Article II: *Provided,* That the laid-down cost to such governmental agency does not exceed the sum of the maximum f. o. b. price of each person participating in the particular bidding as determined or established under any other section of this regulation for the shipping point from which each bidder proposes to make shipment plus the actual cost of transportation that would be incurred from such point to destination by such person.

Special section 2—Permissible brokerage charges to buyers. The terms "broker," "eligible broker" and "brokerage commission" are defined in section 1.14 (k) of this regulation. Except as herein provided, a buyer may not be charged brokerage commission which will increase the buyer's cost on an f. o. b. refinery shipment to more than the applicable f. o. b. refinery price established below in this Article II. On f. o. b. refinery shipments found or negotiated by an eligible broker or eligible brokers a buyer may, however, be charged such brokerage commission which, added to the applicable maximum f. o. b. refinery price established below in this Article II, will not increase the buyer's cost f. o. b. the particular refinery to more than $\frac{1}{4}$ of a cent per gallon above the said maximum f. o. b. refinery price.

Special section 3. [Revoked]

[Special sec. 3 added by Am. 32, 10 F.R. 11245, effective 9-1-45; amended by Am. 33, 10 F.R. 12082, effective 9-1-45 and revoked by Am. 43, effective 4-10-46]

SEC. 2.1 *Alabama*—(a) *Mobile*. The maximum price for distillate Diesel oil of 28° A. P. I. gravity and above, ship's bunkers (ex lighterage) and f. o. b. refineries and terminals in bulk lots, shall be 4.625¢ per gallon.

(b) *Port Birmingham and Lynn Park*. The maximum price of kerosene, of 41° A. P. I. gravity and above, f. o. b. terminals at either Port Birmingham or Lynn Park when loaded into tank cars or motor transports, shall be 5.375¢ per gallon.

(c) *Birmingham*. The maximum price of kerosene, of 41° A. P. I. gravity and above, f. o. b. terminals and bulk plants at Birmingham, when loaded into tank cars or motor transports, shall be 5.625¢ per gallon.

SEC. 2.2 *Arizona*—(a) *In certain tank wagon areas*—Maximum tank wagon prices of P. S. 100 and P. S. 200 fuel oil. Within the reference seller's free delivery limits in the tank wagon areas (Arizona) listed below maximum tank wagon prices (in cents per gallon) for P. S. 100

and P. S. 200 fuel oil, also known as stove oil, shall be as follows:

Tank wagon area	For deliveries of less than 40 gallons		For deliveries of 40 gallons or more	
	P. S. 100	P. S. 200	P. S. 100	P. S. 200
Douglas		9.25		8.25
Fairbanks	10.5		10	
Ft. Huachuca	10.5		10	
Ray	12	12	10	10
Tombstone	10.5		10	

In any of the above tank wagon areas at any point outside the free delivery limits a seller may add the increase for the particular point specified in the reference seller's pamphlet of its October 14, 1941, posted tank wagon prices.

[Paragraph (a) added by Am. 31, 10 F.R. 10434, effective 8-29-45]

SEC. 2.3 *Arkansas*—(a) *El Dorado area*. In the El Dorado area, comprising the Counties of Miller, Hempstead, Lafayette, Nevada, Columbia, Ouachita, Calhoun and Union, maximum prices of the products listed below f. o. b. refineries¹ and loaded into tank cars, motor transports and pipe lines² for shipment to the destinations indicated below³ shall be as follows:

Products	For shipment to ultimate destinations		
	Column 1 Ariz., Ark., Colo., La., N. Mex., Okla., and Texas	Column 2 PAW District One	Column 3 Other States
Kerosene, distillate fuel oils, and gas oils:	Cents per gallon	Cents per gallon	Cents per gallon
42-44 API Grav. W. W. kerosene	4.50	4.125	4.375
41-43 API Grav. W. W. kerosene	4.375	4.125	4.25
Range or stove oil	4.00	3.875	3.875
No. 1 prime white distillate (fuel oil)	3.875	3.875	3.75
No. 1 straw fuel oil	3.75	3.75	3.625
No. 2 fuel oil	3.625	3.625	3.50
No. 3 fuel oil	3.50	3.50	3.375
Gas oil, zero cold test (32-36 gr.)	3.375	3.375	3.25
Gas oil, ordinary	3.00	3.00	2.875
Diesel fuels (distillate): ⁴			
58 Diesel index and above	4.25	4.25	4.125
53-57 Diesel index	4.125	4.125	4.00
43-52 Diesel index	4.00	4.00	3.875

[Table amended by Am. 24, 10 F.R. 739, effective 1-23-45]

¹ Column 2 prices apply to all shipping points within the El Dorado area for shipments to ultimate destinations in Petroleum Administration for War District 1.

² Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

³ Column 1 prices also apply to ultimate destinations in the States of Alabama, Mississippi, Tennessee, and the Counties of Cape Girardeau, Dunklin, Wayne, Pemiscot, Scott, New Madrid, Butler, Bollinger, Stoddard, and Mississippi in the State of Missouri.

⁴ These prices apply only to fuels sold for use in Diesel engines.

[Footnote 2 amended by Am. 24, 10 F.R. 739, effective 1-23-45]

(b) *Fort Smith tank wagon area*. The maximum tank wagon price for kerosene shall be 8¢ per gallon.

(c) *Texarkana tank wagon area*. The maximum tank wagon price for kerosene shall be 7¢ per gallon.

SEC. 2.4 *California*—(a) *State of California*. The maximum prices f. o. b. refineries and tanker terminals for the grades of fuel oil named below when sold to consumers or refiners in bulk lots for delivery into barges, tanker, ship's bunkers, tank car, motor transport and pipe line shall be as follows:

[Above text amended by Am. 11, 9 F.R. 7137, effective 7-1-44 and Am. 18, 9 F.R. 12530, effective 10-19-44]

No. 70—3

Area	P. S. No. 300 fuel oil	P. S. No. 400 fuel oil	Navy grade special
Fresno County	\$1.20	\$1.10	\$1.255
Kings County	1.20	1.10	1.255
San Luis Obispo County	1.20	1.10	1.255
Tulare County	1.20	1.10	1.255
Santa Barbara County	1.20	1.10	1.255
Kern County	1.20	1.10	1.255
Ventura County	1.20	1.10	1.255
Los Angeles County	1.20	1.10	1.255
Orange County	1.20	1.10	1.255
Riverside County	1.20	1.10	1.255
San Bernardino County	1.20	1.10	1.255
San Francisco Bay Area	1.25	1.15	1.315

¹ Maximum f. o. b. refinery and tanker terminal prices at Port San Luis shall be the maximum prices established hereunder at the San Francisco Bay Area.

(b) *Los Angeles and San Francisco Bay Areas*—(1) *On sales to the United States Armed Forces, Foreign Economic Administration and Federal agencies making purchases under T. P. S. contracts.*¹ (i) *F. o. b. tanker terminals in the Los Angeles Area*. In the Los Angeles Area² maximum prices for the products listed below shall be as follows:

Products	Loaded into tankers ³	Loaded into barges ⁴	Loaded into tank cars and tank trucks and trailers	Loaded into buyer's drums ⁵
Kerosene ⁶	5.50	5.625	5.75	5.50
Diesel fuel (U. S. specification 2-102-C Grade C)	4.45			

¹ Maximum prices to other Federal agencies shall be established by application under section 8.3.

² Los Angeles Area comprises Orange and Los Angeles Counties.

³ When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks, truck and trailers or cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

⁴ For a single lot deliveries under 6,500 gallons add ½ of a cent per gallon.

⁵ Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

⁶ Includes all grades of solvent extracted or acid-treated kerosene.

(ii) *F. o. b. tanker terminals in the San Francisco Bay Area*. In the San Francisco Bay Area maximum prices for the products listed below shall be as follows:

Products	Loaded into tankers ¹	Loaded into barges ²	Loaded into tank cars and tank trucks and trailers	Loaded into buyer's drums ³
Kerosene ⁴	5.625	5.75	5.875	6.625
Diesel fuel, U. S. Specification (2-102-C Grade C)	4.575			

¹ When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks, truck and trailers or cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

² For single lot deliveries under 6,500 gallons add ½ of a cent per gallon.

³ Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

⁴ Includes all grades of solvent extracted or acid-treated kerosene.

[Subparagraph (1) amended by Am. 31, 10 F.R. 10434, effective 8-29-45]

(2) *P. S. 100 fuel oil-maximum tank wagon prices in the Los Angeles Tank Wagon Area and nearby tank wagon areas*. In the tank wagon areas listed below maximum tank wagon prices for P. S. 100 fuel oil, also known as stove oil, shall be as follows:

[Cents per gallon]

Tank wagon areas	For deliveries of less than 75 gallons	For deliveries of 75 gallons or more
Alhambra.....	7.0	6.0
Artesia.....	7.0	6.0
Azuza.....	7.25	6.25
El Segundo.....	7.0	6.0
Glendale.....	7.0	6.0
Huntington Beach.....	7.25	6.25
Long Beach.....	7.0	6.0
Los Angeles.....	7.0	6.0
Pasadena.....	7.0	6.0
San Fernando.....	7.25	6.25
San Pedro.....	7.0	6.0
Whittier.....	7.0	6.0
Inglewood.....	7.0	6.0
Van Nuys.....	7.25	6.25
Monrovia.....	7.25	6.25

[Subparagraph (2) amended by Am. 24, 10 F.R. 739, effective 1-23-45]

(3) *Fuel oil bunkers delivered by barge within Los Angeles Harbor.* The maximum prices for fuel oil bunkers delivered by barge within that part of Los Angeles Harbor which is inside the breakwater shall be as follows:

(i) On a delivery of 500 barrels or more:

Product:	Dollars per barrel
P. S. 400 fuel oil.....	1.10
P. S. 300 fuel oil.....	1.20
Navy grade special.....	1.265

(ii) On a delivery of less than 500 barrels an additional charge of \$80.00 per delivery may be added to any of the maximum prices established in (i) above.

[Subparagraph (3) added by Am. 25, 10 F.R. 2080, effective 2-26-45]

[Paragraph (b) added by Am. 18, 9 F.R. 12530, effective 10-19-44 and amended as otherwise noted]

(c) *In the San Diego Tank Wagon Area and nearby tank wagon areas—Maximum tank wagon prices of P. S. 100 fuel oil.* Within the reference seller's free delivery limits in the tank wagon areas listed below, maximum tank wagon prices (in cents per gallon) for P. S. 100 fuel oil, also known as stove oil, shall be as follows:

Tank wagon areas	For deliveries of less than 75 gallons	For deliveries of 75 gallons or more
San Diego.....	8	7
Palm City.....	8	7
La Mesa.....	8	7
Solano Beach.....	8 1/4	7 1/4
Ocean Side.....	8 1/4	7 1/4
Escondido.....	8 1/4	7 1/4
Fall Brook.....	8 1/4	7 1/4
Ramona.....	8 1/2	7 1/2
La Jolla.....	8	7

[Table amended by Am. 31, 10 F.R. 10434, effective 8-29-45]

In any of the above tank wagon areas, at any point outside the free delivery limits, a seller may add the increase for the particular point specified in the reference seller's pamphlet of its October 14, 1941, posted tank wagon prices.

[Paragraph (c) added by Am. 27, 10 F.R. 6936, effective 6-13-45]

(d) *In the Grass Valley Tank Wagon area—Maximum tank wagon prices of P. S. 100 fuel oil and P. S. 200 fuel oil.* Within the reference seller's free delivery limits of the tank wagon area listed be-

low, maximum tank wagon prices (in cents per gallon) for P. S. 100 fuel oil, also known as stove oil, and P. S. 200 fuel oil, also known as furnace oil, shall be as follows:

Tank wagon area	For deliveries of less than 40 gallons		For deliveries of 40 gallons or more	
	P. S. 100	P. S. 200	P. S. 100	P. S. 200
Grass Valley.....	11.0	10.0	9.0	8.0

In the above tank wagon area, at any point outside the free delivery limits, a seller may add the increase for the particular point specified in the reference seller's pamphlet of its October 14, 1941 posted tank wagon prices.

[Paragraph (d) added by Am. 27, 10 F.R. 6936, effective 6-13-45]

(e) *In certain tank wagon areas—Maximum tank wagon prices of P. S. 100 and P. S. 200 fuel oil.* Within the reference seller's free delivery limits in the tank wagon areas listed below maximum tank wagon prices (in cents per gallon) for P. S. 100 and P. S. 200 fuel oil, shall be as follows:

Tank wagon area	For deliveries of less than 75 gallons		For deliveries of 75 gallons or more	
	P. S. 100	P. S. 200	P. S. 100	P. S. 200
Alder Point.....		10.75		8.75
Blocksburg.....		10.25		8.25
Bolinas.....	9.5		7.5	
Colfax.....	10.0	9.0	8.0	7.0
Dutch Flat.....	10.0	9.0	8.0	7.0
Ft. Seward.....		10.25		8.25
Olema.....	9.5		7.5	
Pt. Reyes.....	9.5		7.5	
Raisin City.....	9.0	9.0	7.0	7.0
Ruth.....		12.25		10.25
San Rafael.....	9.0	8.5	8.0	7.5
South Fork.....		9.75		7.75
Troma.....	10.0		9.0	
Zenia.....		12.25		10.25

(f) *Jamesburg and Tassajara Hot Springs Circuit Points.* In that part of the Monterey tank wagon area designated as Jamesburg and Tassajara Hot Springs (California), the maximum tank wagon prices for P. S. 100 fuel oil, also known as stove oil, and P. S. 200 fuel oil also known as diesel oil shall be as follows:

Tank wagon area	P. S. 100	P. S. 200
Jamesburg.....	8.75	7.75
Tassajara Hot Springs.....	10.75	9.75

[Paragraphs (e) and (f) added by Am. 31, 10 F.R. 10434, effective 8-29-45]

SEC. 2.5 Colorado.

SEC. 2.6 *Connecticut—(a) State of Connecticut.* In the State of Connecticut within the areas designated and described below or in the townships and cities listed below, maximum prices for kerosene, No. 1 fuel oil and range oil and for Nos. 2, 3 and 4 distillate fuel oils shall be as follows:

(1) *Maximum prices f. o. b. terminals or bulk plants—(i) For kerosene, No. 1 fuel oil and range oil.*

[Cents per gallon]

Township or city	F. o. b. terminals loaded into tank cars or transport trucks	Loaded into buyers' tank wagons	Loaded into containers in quantities of 10 gallons or less
Bethany.....		6.3	9.8
Bethel.....		6.7	9.8
Bloomfield.....		6.5	9.0
Branford.....		6.3	9.8
Bridgeport City.....	6.0	6.3	9.8
Bridgewater.....		6.7	9.8
Bristol City.....		6.8	
Brookfield.....		6.7	9.8
Cheshire.....		6.9	10.1
Chester.....		6.5	
Cromwell.....	6.2	6.5	
Danbury.....		6.7	9.8
Darien.....	5.9	6.2	
East Hartford.....	6.2	6.5	9.0
East Haven.....	6.0	6.3	9.8
Easton.....		6.3	9.8
East Windsor.....		6.5	9.0
Essex.....	6.2	6.5	
Fairfield.....		6.3	9.8
Glastonbury.....		6.5	9.0
Greenwich.....	5.9	6.2	
Groton.....	6.1	6.4	8.9
Hamden.....		6.3	9.8
Hartford City.....	6.2	6.5	9.0
Killingly.....		6.7	
Manchester.....	6.2	6.5	9.0
Middlebury.....		6.9	10.1
Middletown.....	6.2	6.5	9.0
Milford.....		6.3	9.8
Monroe.....		6.3	9.8
Naugatuck.....		6.9	10.1
New Britain City.....		6.8	
New Canaan.....		6.5	
New Fairfield.....		6.7	9.8
New Haven City.....	6.0	6.3	9.8
Newington.....		6.5	9.0
New London City.....	6.1	6.4	8.9
New Milford.....		6.7	9.8
Newton.....		6.7	9.8
North Branford.....		6.3	9.8
North Haven.....		6.3	9.8
North Stonington.....		6.5	
Norwalk City.....	5.9	6.2	
Norwich City.....	6.1	6.5	9.0
Old Lyme.....		6.6	
Orange.....		6.3	9.8
Plainville.....		6.8	
Portland.....	6.2	6.5	
Prospect.....		6.9	10.1
Putnam.....		6.8	
Redding.....		6.7	9.8
Ridgefield.....		6.7	9.8
Rocky Hill.....	6.2	6.5	
Sherman.....		6.7	9.8
South Windsor.....		6.5	9.0
Stamford.....		6.2	
Stamford City.....	5.9	6.2	
Stonington.....		6.4	8.9
Stratford.....		6.3	9.8
Tarrington City.....		6.3	9.8
Trumbull.....		6.8	
Vernon.....		6.9	10.1
Waterbury City.....		6.9	10.1
Watertown.....		6.5	9.0
Weathersfield.....	6.2	6.1	9.0
West Hartford.....		6.3	9.8
West Haven.....	6.0	6.3	9.8
Westport.....		6.3	9.8
Wilton.....		6.2	
Winchester.....		6.9	
Windsor.....		6.5	9.0
Windsor Locks.....		6.5	9.0
Wolcott.....		6.9	10.1
Woodbridge.....		6.3	9.8
Woodbury.....		6.9	10.1

(ii) *For Nos. 2, 3 and 4 distillate fuel oils.*

[Cents per gallon]

Area	Loaded into transport trucks or tank cars	Loaded into tank wagons
Danbury.....		6.3
Bridgeport.....	5.7	6.9
Derby.....	5.6	5.5
Hartford.....	5.8	5.0
Essex.....	5.8	6.0
Middletown.....	5.8	6.0
Rockville.....		6.3
New London-Norwich.....	5.7	5.9

[Cents per gallon]

Area	Loaded into transport trucks or tank cars	Loaded into tank wagons
Putnam		6.1
New Haven	5.6	5.9
Greenwich-Norwalk	5.6	5.8
Waterbury		6.3

¹ This 5.9 price applies only in cities of New London and Norwich.

² At tanker and barge terminal operators' yards deduct 0.1.

The Danbury area comprises the townships and cities of: Bethel, Brookfield, Danbury, New Fairfield, Newtown, Redding, Ridgefield, and Danbury City.

The Bridgeport area comprises the townships and cities of: Bridgeport City, Easton, Fairfield, Monroe, Stratford, Weston, Westport, and Trumbull.

The Derby area comprises the township of Derby.

The Hartford area comprises the townships and cities of: Weathersfield, Windsor, Windsor Locks, Manchester, Newington, Rocky Hill, Simsbury, South Windsor, West Hartford, Avon, Bloomfield, Bolton, Canton, East Granby, East Hartford, East Windsor, Glastonbury and Hartford City.

The Essex area comprises the townships and cities of: Chester, Clinton, Essex, Killingworth, Lyme, Madison, Old Lyme, Old Saybrook, Saybrook, and Westbrook.

The Middletown area comprises the townships and cities of: Marlboro, Middlefield, Middletown City, Portland, Salem, Colchester, Cromwell, Durham, East Haddam, East Hampton, Haddam, and Hebron.

The Rockville area comprises the townships and cities of: Ashford, Ellington, Tolland, Vernon, Rockville City and Willington.

The New London-Norwich area comprises the townships and cities of: East Lyme, Waterford, New London City, Groton, Stonington, North Stonington, Ledyard, Montville, Norwich City, Norwich, Preston, Bozrah, Franklin, Sprague, Lisbon, Griswold and Voluntown.

The Putnam area comprises the townships and cities of: Woodstock, Pomfret, Putnam, Thompson, Eastford and Putnam City.

The New Haven area comprises the townships and cities of: Bethany, Branford, Cheshire, East Haven, Guilford, Hamden, Milford, New Haven, North Branford, North Haven, Orange, Prospect, Wallingford, West Haven and Woodbridge.

The Norwalk-Greenwich area comprises the townships and cities of: Stamford, Greenwich, Stamford City, New Canaan, Darien, Norwalk City and Wilton.

The Waterbury area comprises the townships and cities of: Wolcott, Middlebury, Watertown, Plymouth, Thomaston, Bethlehem and the city of Waterbury.

(2) Maximum tank wagon prices—(1)

To consumers.

[Cents per gallon]

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oil on deliveries of 100 gallons or over ²
Andover	9.1	7.7
Ansonia	9.1	7.6
Ashford	9.1	7.8
Avon	9.1	7.9
Barkhamsted	9.4	8.1
Beacon Falls	9.1	7.6
Berlin	9.1	7.9
Bethany	8.8	7.5
Bethel	9.3	7.6
Bethlehem	9.4	7.8
Bloomfield	9.0	7.7
Bolton	9.0	7.7
Bozrah	9.4	7.6
Branford	8.8	7.5
Bridgeport City	8.8	7.5

See footnotes at end of table.

[Cents per gallon]

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oil on deliveries of 100 gallons or over ²
Bridgewater	9.3	7.7
Bristol	9.5	7.9
Brookfield	9.3	7.6
Brooklyn	9.5	7.6
Burlington	9.5	7.9
Canaan	8.8	7.8
Canterbury	9.5	7.6
Canton	9.1	7.7
Chaplin	9.1	7.7
Cheshire	9.3	7.5
Chester	9.0	7.7
Clinton	9.0	7.7
Colchester	9.1	7.7
Colbrook	9.4	8.1
Columbia	9.1	7.7
Cornwall	9.4	7.8
Caventry	9.1	7.7
Cromwell	9.0	7.7
Danbury	9.3	7.6
Darien	8.8	7.5
Derby	9.1	7.6
Durham	9.0	7.7
East Granby	9.1	7.7
East Haddam	9.0	7.7
East Hampton	9.0	7.7
East Hartford	9.0	7.7
East Haven	8.8	7.5
East Lyme	8.9	7.6
East Windsor	9.0	7.7
Eastford	9.1	7.8
Easton	8.8	7.5
Ellington	9.1	7.8
Enfield	9.2	7.8
Essex	9.0	7.7
Fairfield	8.8	7.5
Farmington	9.1	7.9
Franklin	9.1	7.6
Glastonbury	9.0	7.7
Goshen	9.4	8.1
Granby	9.1	7.8
Greenwich	8.8	7.5
Griswold	9.1	7.6
Groton	8.9	7.6
Guilford	9.0	7.5
Haddam	9.0	7.7
Hamden	8.8	7.5
Hampton	9.1	7.7
Hartford City	9.0	7.7
Hartland	9.2	7.8
Harwinton	9.4	8.1
Hebron	9.1	7.7
Kent	9.3	7.7
Killingly	9.5	7.6
Killingworth	9.0	7.7
Lebanon	9.1	7.7
Ledyard	8.9	7.6
Lisbon	9.1	7.6
Litchfield	9.3	8.1
Lyme	9.0	7.7
Madison	9.0	7.7
Manchester	9.0	7.7
Mansfield	9.1	7.7
Marlboro	9.0	7.7
Moriden	9.1	7.9
Middlebury	9.3	7.8
Middlefield	9.0	7.7
Middletown	9.0	7.7
Milford	8.8	7.5
Monroe	8.8	7.5
Montville	9.1	7.6
Morris	9.4	8.1
Naugatuck	9.3	7.8
New Britain	9.1	7.9
New Canaan	8.8	7.5
New Fairfield	9.3	7.6
New Hartford	9.4	8.1
New Haven City	8.8	7.5
New London City	8.9	7.6
New Milford	9.3	7.7
Newington	9.0	7.7
Newtown	9.3	7.6
Norfolk	8.8	7.8
North Branford	8.8	7.5
North Canaan	8.8	7.8
North Haven	8.8	7.5
North Stonington	8.9	7.6
Norwalk	8.8	7.5
Norwich	9.0	7.6
Old Lyme	9.1	7.7
Old Saybrook	8.8	7.5
Orange	8.8	7.5
Oxford	9.1	7.6
Plainfield	9.5	7.6
Plainville	9.1	7.9
Plainville	9.5	7.8
Pomfret	9.1	7.8
Portland	9.0	7.7
Preston	9.0	7.6
Prospect	9.3	7.5
Putnam	9.1	7.8
Redding	9.3	7.6
Ridgefield	9.3	7.6
Rocky Hill	9.0	7.7

[Cents per gallon]

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oil on deliveries of 100 gallons or over ²
Roxbury	9.3	7.7
Salem	9.1	7.7
Salisbury	8.8	7.8
Saybrook	9.0	7.7
Scotland	9.1	7.7
Seymour	9.1	7.6
Sharon	8.8	7.8
Shelton	9.1	7.6
Sherman	9.3	7.7
Simsbury	9.1	7.7
Somers	9.2	7.8
South Windsor	9.0	7.7
Southbury	9.1	7.6
Southington	9.2	7.9
Sprague	9.1	7.6
Stafford	9.2	7.9
Stamford	8.8	7.5
Sterling	9.5	7.6
Stonington	8.9	7.6
Stratford	8.8	7.5
Suffield	9.2	7.8
Thomaston	9.3	7.8
Thompson	9.1	7.8
Tolland	9.1	7.8
Torrington	9.4	8.1
Trumbull	8.8	7.5
Union	9.2	7.9
Vernon	9.1	7.8
Voluntown	9.1	7.6
Wallingford	9.0	7.7
Warren	9.3	7.7
Washington	9.3	7.7
Waterbury	9.3	7.8
Waterford	8.9	7.6
Watertown	9.3	7.8
West Hartford	9.0	7.7
West Haven	8.8	7.5
Westbrook	9.0	7.7
Weston	8.8	7.5
Westport	8.8	7.5
Weathersfield	9.0	7.7
Willington	9.1	7.8
Wilton	8.8	7.5
Winchester	9.4	8.1
Windham	9.1	7.7
Windsor	9.0	7.7
Windsor Locks	9.0	7.7
Wolcott	9.3	7.8
Woodbridge	8.8	7.5
Woodbury	9.3	7.7
Woodstock	9.1	7.8

¹ Sellers may add 1.5¢ per gallon on single lot deliveries of less than 25 gallons.

² Sellers may add 0.5¢ per gallon on single lot deliveries of less than 100 gallons.

(ii) To resellers.

Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over

Township or city:	Cents per gallon
Bethany	8.0
Bethel	8.8
Bloomfield	9.0
Branford	8.0
Bridgeport City	8.0
Bridgewater	8.8
Brookfield	8.8
Cheshire	8.6
Danbury	8.8
Darien	8.0
East Hartford	9.0
East Haven	8.0
East Windsor	9.0
Easton	8.0
Fairfield	8.0
Glastonbury	9.0
Greenwich	8.0
Hamden	8.0
Hartford City	9.0
Middlebury	8.6
Milford	8.0
Monroe	8.0
Naugatuck	8.6
New Canaan	8.0
New Fairfield	8.8
New Haven City	8.0
New Milford	8.8
Newington	9.0
Newtown	8.8

Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over—Con.

Township or city:	Cents per gallon
North Branford	8.0
North Haven	8.0
Norwalk	8.0
Orange	8.0
Prospect	8.6
Redding	8.8
Ridgefield	8.8
Sherman	8.8
South Windsor	9.0
Stamford	8.0
Stratford	8.0
Trumbull	8.0
Waterbury	8.6
Watertown	8.6
West Hartford	9.0
West Haven	8.0
Weston	8.0
Westport	8.0
Wethersfield	9.0
Wilton	8.0
Windsor	9.0
Windsor Locks	9.0
Wolcott	8.6
Woodbridge	8.0
Woodbury	8.6

[Sec. 2.6 amended by Am. 5, 9 F.R. 4236, effective 4-25-44; Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 20, 9 F.R. 13522, effective 11-15-44; Am. 22, 9 F.R. 14495, effective 12-9-44 and Am. 43, effective 4-10-46]

SEC. 2.7 Delaware—(a) State of Delaware. Maximum tank wagon prices for Nos. 2, 3 and 4 distillate fuel oils to consumers in the State of Delaware shall be as designated below:

(1) For single lot deliveries of 100 gallons or more:

Within the area:	Cents per gallon
North of the Chesapeake & Delaware Canal	7.5
South of the Chesapeake & Delaware Canal	7.8

(2) For single lot deliveries of less than 100 gallons the maximum price within each area listed in subparagraph (1) above shall be increased by .5¢ per gallon.

[Sec. 2.7 amended by Am. 10, 9 F.R. 5725, effective 5-31-44 and Am. 43, effective 4-10-46]

SEC. 2.8 Florida—(a) Pensacola, Panama City and Port St. Joe. The maximum price for distillate diesel oil of 28° A. P. I. Gravity and above, ship's bunkers (ex lighterage) and f. o. b. refineries and terminals in bulk lots, shall be 4.75¢ per gallon.

(b) Jacksonville. The maximum price of kerosene f. o. b. refineries and terminals loaded into tank cars shall be 5.55¢ per gallon.

[Sec. 2.8 amended by Am. 20, 9 F.R. 13522, effective 11-15-44 and Am. 43, effective 4-10-46]

SEC. 2.9 Georgia.

SEC. 2.10 Idaho.

SEC. 2.11 Illinois—(a) Chicago. The maximum price for fuel oil in bulk lots with a maximum viscosity of 300 Saybolt Universal at 100° F. on sales to commercial and industrial users by blenders, except refiners, f. o. b. terminals in the City of Chicago, shall be 5.1¢ per gallon.

(b) East St. Louis—(1) Range oil; maximum tank wagon prices. The maximum tank wagon prices for range oil, stove oil or heater oil for the bulk plant points of East St. Louis, Illinois, and the circuit points and rural territories served from such plant or plants shall be as follows:

	Cents per gallon
In quantities of less than 25 gallons	8.9
In quantities of as much as 25 gallons but less than 100 gallons	8.3
In quantities of 100 gallons or over	7.9

(2) No. 5 fuel oil—(i) Maximum delivered at destination tank car price. Within the City of East St. Louis and at bulk plants serving the said city the maximum delivered at destination tank car price for No. 5 fuel oil to tank wagon resellers who receive delivery either in tank cars or motor transports shall be 3.8¢ per gallon.

[Subparagraph (i) amended by Am. 27, 10 F.R. 6936, effective 6-13-45]

(ii) Maximum tank wagon price. Within the City of East St. Louis the maximum tank wagon price for No. 5 fuel oil shall be 5.4¢ per gallon.

[Paragraph (b) amended by Am. 26, 10 F.R. 3553, effective 4-7-45; and as otherwise noted]

(c) Central Illinois area. In the Counties of St. Clair, Clark, Franklin, Madison, Montgomery, Bond, Clinton, Washington, Jefferson, Marion, Fayette, Shelby, Effingham, Clay, Wayne, Hamilton, Christian, White, Edwards, Wabash, Richland, Lawrence, Crawford, and Jasper in the State of Illinois the maximum prices of the products listed below in bulk lots shall be as follows:

[Above paragraph amended by Am. 19, 9 F.R. 12591, effective 10-23-44]

(1) F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One.

Products	Cents per gallon
Kerosene and distillate fuel oils:	
42-44 API grav. w. w. kerosene	5.875
41-43 API grav. w. w. kerosene	5.75
Range or stove oil	5.375
No. 1 prime white distillate (fuel oil)	5.25
No. 1 straw fuel oil	5.125
No. 2 fuel oil	5.00
No. 3 fuel oil	4.875

¹ For Lawrence and Crawford Counties add .125.

(2) F. o. b. refineries on sales to the United States Government or any agency thereof.

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2	5.0

¹ For Lawrence and Crawford Counties add .25.

[Paragraph (c) amended by Am. 9, 9 F.R. 4779, effective 5-1-44]

(d) Counties of Lake, Cook, DuPage and Will. In the above counties in the State of Illinois maximum prices of the products listed below in bulk lots shall be as follows:

(1) F. o. b. shipping points for shipment to ultimate destinations in Petro-

leum Administration for War District One.

Products	Cents per gallon
Kerosene and distillate fuel oils:	
42-44 API grav. w. w. kerosene	6.125
41-43 API grav. w. w. kerosene	6.00
Range or stove oil	5.625
No. 1 prime white distillate (fuel oil)	5.50
No. 1 straw fuel oil	5.375
No. 2 fuel oil	5.25
No. 3 fuel oil	5.125

(2) F. o. b. refineries on sales to the United States Government or any agency thereof.

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2	5.375

[Paragraph (d) amended by Am. 1, 9 F.R. 2405, effective 2-28-44; and Am. 9, 9 F.R. 4779, effective 5-1-44]

(3) F. o. b. refineries on sales to resellers in the Metropolitan Chicago Area.¹

Products:	Cents per gallon
Range, stove, or heater oil	5.625
No. 2 fuel oil	5.125
No. 3 fuel oil	5.00

¹ The maximum prices established above do not apply on sales to a tank wagon reseller with whom on October 1, 1941, the supplier had a contract extending over a period of not less than a year for deliveries of the particular product. On sales of the above products to such a purchaser, the supplier's maximum price, whether on an f. o. b. refinery basis or on a delivered-at-destination basis, must be determined under section 5.2 and Article VI or established under section 8.3.

² Metropolitan Chicago Area is defined as in section 5.1 (e) (1) (iii).

[Subparagraph (3) added by Am. 21, 9 F.R. 14064, effective 12-2-44. Heading amended by Am. 26, 10 F.R. 3553, effective 4-7-45. Footnote 2 amended by Am. 23, 9 F.R. 14944, effective 12-28-44]

(e) Centralia and Salem. In the cities of Centralia and Salem maximum prices of kerosene, according to the specifications listed below, in bulk lots f. o. b. refineries for shipment to destinations other than Petroleum Administration for War District One shall be as follows:

Specifications:	Cents per gallon
42-44 API grav. w. w. kerosene	5.625
41-43 API grav. w. w. kerosene	5.5

(f) Chicago and adjacent circuits; Tank wagon prices. Maximum tank wagon prices for residual fuel oils and blends thereof with distillate fuel oils at Chicago, and the circuit points served from bulk plants at Chicago shall be as follows:

Viscosity (Saybolt Universal at 100° F.)	For deliveries in quantities of 750 gallons and over	For deliveries in quantities of less than 750 gallons
	Cents per gallon	Cents per gallon
50-800 seconds ¹	5.75	6.50
900-2,000 seconds	5.25	6.00
2,100 seconds and over	4.80	5.55

¹ Except for the minimum viscosity of this bracket, a tolerance of 50 seconds is permitted in all brackets.

[Paragraph (f) added by Am. 4, 9 F.R. 3849, effective 4-14-44]

SEC. 2.12 Indiana—(a) Connersville tank wagon area. The maximum tank

wagon price for No. 2 fuel oil shall be 8.1¢ per gallon.

(b) *Counties of Lake, Porter, and La Porte.* In the above counties in the State of Indiana the maximum prices of the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One.*

Products	Cents per gallon
Kerosene and distillate fuel oils:	
42-44 API grav. w. w. kerosene.....	6.125
41-43 API grav. w. w. kerosene.....	6.00
Range or stove oil.....	5.625
No. 1 prime white distillate (fuel oil).....	5.50
No. 1 straw fuel oil.....	5.375
No. 2 fuel oil.....	5.25
No. 3 fuel oil.....	5.125

(2) *F. o. b. refineries or refiners' terminals on sales to the United States Government or any agency thereof.*

Product:	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.375

[Subparagraph (2) amended by Am. 11, 9 F.R. 7137, effective 7-1-44]

(3) *F. o. b. refineries on sales to resellers¹ in the Metropolitan Chicago Area.²*

Products:	Cents per gallon
Range, stove, or heater oil.....	5.625
No. 2 fuel oil.....	5.125
No. 3 fuel oil.....	5.00

¹ The maximum prices established above do not apply on sales to a tank wagon reseller with whom on October 1, 1941, the supplier had a contract extending over a period of not less than a year for deliveries of the particular product. On sales of the above products to such a purchaser, the supplier's maximum price, whether on an f. o. b. refinery basis or on a delivered-at-destination basis, must be determined under section 5.2 and Article VI or established under section 8.3.

² Metropolitan Chicago Area is defined as in section 5.1 (e) (1) (iii).

[Subparagraph (3) added by Am. 21, 9 F.R. 14064, effective 12-2-44. Heading amended by Am. 26, 10 F.R. 3553, effective 4-7-45. Footnote 2 amended by Am. 23, 9 F.R. 14944, effective 12-28-44]

(c) *Counties of Posey, Vanderburgh, Warrick, Spencer, Perry, Crawford, Harrison, Floyd, and Clark.* In the above counties in the State of Indiana the maximum prices of the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One.*

Products	Cents per gallon
Kerosene and distillate fuel oils:	
41 API grav. and above w. w. kerosene.....	5.5
No. 1 prime white distillate (fuel oil) range or stove oil and No. 1 fuel oil.....	5.375
No. 2 fuel oil.....	5.25
No. 3 fuel oil.....	5.125

(2) *F. o. b. refineries on sales to the United States Government or any agency thereof.*

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.25

(d) *Indianapolis area.* In the Indianapolis area comprised of that part of the State of Indiana which is within a radius of 25 miles of the center of Indianapolis, Indiana, maximum prices for the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One or the State of Michigan.*

Products	Cents per gallon
Kerosene and distillate fuel oils:	
41 API grav. and above w. w. kerosene.....	6.125
No. 1 prime white distillate (fuel oil) range or stove oil and No. 1 fuel oil.....	5.625
No. 2 fuel oil.....	5.50
No. 3 fuel oil.....	5.50

(2) *F. o. b. refineries on sales to the United States Government or any agency thereof.*

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.625

[Paragraphs (b), (c), and (d) amended by Am. 9, 9 F.R. 4779, effective 5-1-44]

(e) *East Chicago.* The maximum price for fuel oil in bulk lots with a maximum viscosity of 300 Saybolt Universal at 100° F. on sales to commercial and industrial users by blenders, except refiners, f. o. b. terminals in East Chicago, shall be 5.1¢ per gallon.

(f) *East Chicago and adjacent circuits; tank wagon prices.* Maximum tank wagon prices for residual fuel oils and blends thereof with distillate fuel oils at East Chicago, and the circuit points served from bulk plants at East Chicago shall be as follows:

Viscosity (Saybolt Universal at 100° F.)	For deliveries in quantities of 750 gallons and over	For deliveries in quantities of less than 750 gallons
	Cents per gallon	Cents per gallon
50-800 seconds ¹	5.75	6.50
800-2,000 seconds.....	5.25	6.00
2,100 seconds and over.....	4.80	5.55

¹ Except for the minimum viscosity of this bracket, a tolerance of 50 seconds is permitted in all brackets.

[Paragraphs (e) and (f) added by Am. 4, 9 F.R. 3249, effective 4-14-44]

SEC. 2.13 Iowa.

SEC. 2.14 *Kansas—(a) State of Kansas (except Kansas City area).* In the State of Kansas, except that part of the state which is within a radius of 25 miles of the center of Kansas City, Missouri, the maximum prices of the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points.* Maximum prices¹ of the products listed below² f. o. b. refineries and pipe line terminals³ and loaded into tank cars, motor transports and pipe lines⁴ for shipment to the destinations indicated below shall be as follows:

Products	For shipment to ultimate destinations		
	Col. 1 Kansas	Col. 2 PAW District 1	Col. 3 Other States
Kerosene and distillate fuel oils:	Cents per gallon	Cents per gallon	Cents per gallon
42-44 API Gravity W. W. Kerosene.....	4.7	4.625	4.7
41-43 API Gravity W. W. Kerosene.....	4.6	4.5	4.6
Range or Stove Oil.....	4.2	4.125	4.2
No. 1 P. W. Distillate (Fuel Oil).....	4.1	4.0	4.1
No. 1 Straw Fuel Oil.....	4.0	3.875	4.0
No. 2 Fuel Oil.....	3.9	3.75	3.8
No. 3 Fuel Oil.....	3.7	3.625	3.7
Diesel fuel (distillate): ⁴ All grades (except Navy Department Specification 7-0-2).....	4.2	4.125	4.2
Tractor fuels (distillate): ⁵			
Low flash (Gasoline Type).....	5.2		5.2
High flash (Special) ⁶	4.8		4.8
Other grades ⁷			

¹ Column 3 prices do not apply at Shallow Water and Phillipsburg.

² For any refined distillate or overhead petroleum product of lower than 41° API gravity not listed above (except lube distillates or naphthas sold for blending with gasoline or natural gasoline) a seller must apply for a maximum price under section 8.3.

³ Column 2 applies to all other shipping points in the area covered by this section 2.14 (a) (1).

⁴ Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipelines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

⁵ These prices apply only to fuels sold for use in Diesel engines.

⁶ This product shall have a minimum octane rating of 30 ASTM and shall otherwise conform in specifications to the requirements of the buyer.

⁷ "Other grades" of tractor fuel shall take the maximum price of the product listed above of the most nearly similar specifications.

[Subparagraph (1) amended by Am. 14, 9 F.R. 9717, 10188, effective 8-14-44; and Am. 23, 9 F.R. 14944; effective 12-28-44]

(2) *F. o. b. refineries on sales to the United States Government or any agency thereof.*

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	4.125

(b) *Kansas City area.* In that part of the State of Kansas which is within a radius of 25 miles of the center of Kansas City, Missouri, the maximum prices of the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One.*

Products	Cents per gallon
Kerosene and distillate fuel oils:	
42-44 API grav. w. w. kerosene.....	5.125
41-43 API grav. w. w. kerosene.....	5.00
Range or stove oil.....	4.625
No. 1 prime white distillate (fuel oil).....	4.50
No. 1 straw fuel oil.....	4.375
No. 2 fuel oil.....	4.25
No. 3 fuel oil.....	4.125

(2) *F. o. b. refineries on sales to the United States Government or any agency thereof.*

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	4.625

SEC. 2.15 Kentucky—(a) Counties of Union, Henderson, Daviess, Hancock, Breckinridge, Meade, Hardin, Bullitt, Jefferson, and Oldham. In the above counties in the State of Kentucky the maximum prices of the products listed below in bulk lots shall be as follows:

(1) F. o. b. shipping points for shipment to ultimate destination in Petroleum Administration for War District One.

Products	Cents per gallon
Kerosene and distillate fuel oils:	
41 API gravity and above w. w. kerosene.....	5.5
No. 1 prime white distillate (fuel oil) range or stove oil and No. 1 fuel oil.....	5.375
No. 2 fuel oil.....	5.25
No. 3 fuel oil.....	5.125

(2) F. o. b. refineries on sales to the United States Government or any agency thereof.

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.25

(b) Counties of Boone, Kenton, Campbell, Pendleton, Bracken, Mason, Lewis, Greenup, and Boyd. In the above counties in the State of Kentucky the maximum prices of the products listed below in bulk lots shall be as follows:

(1) F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One.

Products	Cents per gallon
Kerosene and distillate fuel oils:	
41 API gravity and above w. w. kerosene.....	6.125
No. 1 prime white distillate (fuel oil) range or stove oil and No. 1 fuel oil.....	5.625
No. 2 fuel oil.....	5.50
No. 3 fuel oil.....	5.50

¹ For Boyd County add .125.

(2) F. o. b. refineries on sales to the United States Government or any agency thereof.

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.625

[Sections 2.14 and 2.15 amended by Am. 9, 9 F.R. 4779, effective 5-1-44]

SEC. 2.16 Louisiana—(a) Louisiana Gulf Coast ports¹ and New Orleans area^{2,3} shipping points—(1) Maximum prices in bulk lots f. o. b. refineries and tanker terminals.

Products:	Cents per gallon
Kerosene, distillate fuel oils and gas oils:	
Kerosene, water white (41 API gravity and above).....	4.125
Range or stove oil.....	3.875
No. 1 fuel oil.....	3.875
No. 2 fuel oil.....	3.75
No. 3 fuel oil.....	3.75
Gas Oil ² zero cold test (or below).....	3.50
Gas Oil ² above zero cold test.....	3.375
Diesel fuels (distillate): ⁴	
Diesel Index 58 and above.....	4.25
Diesel Index 53-57.....	4.125
Diesel Index 43-52.....	4.00

¹ When any of the above products except gas oils are loaded into pipe line (see note 7 below), tank car, motor transport or tank

wagon for shipment to ultimate destinations other than in Petroleum Administration for War District I, seller may charge prices in this table or his maximum prices under other sections of this regulation, whichever may be higher.

² When any of the above products except gas oils are loaded into barge, pipe line (see note 7 below), tank car, motor transport or tank wagon for shipment to ultimate destinations other than in Petroleum Administration for War District I, seller may charge prices in this table or his maximum prices under other sections of this regulation which ever may be higher.

³ New Orleans Area means Mississippi River ports up to and including Baton Rouge.

⁴ If range or stove oil or No. 1 fuel oil conform to all of a particular seller's specifications for water white kerosene of 41 API gravity and above the maximum price for such products shall be 4.125¢ per gallon for such seller.

⁵ Unless separately listed as another product in the above table or in any other part of section 2.16 (a), any refined distillate or overhead petroleum product (except lube distillates or naphthas sold for blending with gasoline or natural gasoline) of lower than 41 degrees gravity, API, is to be considered a gas oil. For grades of gas oils claimed to be special grades sellers may not charge higher prices than established for gas oils in the above table without a written order from the Administrator.

⁶ These prices apply only to fuels sold for use in Diesel engines.

⁷ Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with Petroleum Administration for War District 1 termini shall be considered designed for Petroleum Administration for War District 1.

[Subparagraph (1) amended by Am. 24, 10 F.R. 739, effective 1-23-45]

(2) Diesel oil; ships' bunkers. Maximum prices for residual and distillate diesel oil, ships' bunkers (ex lighterage) shall be:

Grade:	Dollars per barrel
Residual.....	1.35
Distillate, below 28° API gravity.....	1.35
Distillate, 28° API gravity and above.....	1.65

¹ On single lot deliveries of less than 50 barrels add 0.10 per barrel.

[Subparagraph (2) amended by Am. 12, 9 F.R. 8987, effective 7-31-44]

(b) Shreveport area. In the Shreveport area, comprising the parishes of Caddo, Bossier, Webster, De Soto and Red River, maximum prices of the products listed below f. o. b. refineries¹ and loaded into tank cars, motor transports and pipe lines² for shipment to the destinations indicated below³ shall be as follows:

Products	For shipment to ultimate destinations		
	Column 1 Ariz., Ark., Colo., La., N. Mex., Okla., and Texas	Column 2 PAW District 1	Column 3 Other States
Distillate fuel oils and gas oils:	Cents per gallon	Cents per gallon	Cents per gallon
42-44 Grav. W. W. kerosene.....	4.50	4.125	4.375
41-43 Grav. W. W. kerosene.....	4.375	4.125	4.25
Range or stove oil.....	4.00	3.875	3.875
No. 1 P. W. distillate (fuel oil).....	3.875	3.875	3.75
No. 1 straw fuel oil.....	3.75	3.75	3.625
No. 2 fuel oil.....	3.625	3.625	3.50
No. 3 fuel oil.....	3.50	3.50	3.375
Gas oil, zero cold test (32-36 Gr.).....	3.375	3.375	3.25
Gas oil, ordinary.....	3.00	3.00	2.875
Diesel fuels (distillate): ⁴			
58 Diesel index and above.....	4.25	4.25	4.125
53-57 Diesel index.....	4.125	4.125	4.00
43-52 Diesel index.....	4.00	4.00	3.875

[Table amended by Am. 24, 10 F.R. 739, effective 1-23-45]

¹ Column 2 prices apply to all shipping points within the Shreveport area for shipments to ultimate destinations in Petroleum Administration for War District 1.

² Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with Petroleum Administration for War District 1 termini shall be considered designed for Petroleum Administration for War District 1.

³ Column 1 prices also apply to ultimate destinations in the States of Alabama, Mississippi, Tennessee, and the Counties of Cape Girardeau, Dunklin, Wayne, Pemiscot, Scott, New Madrid, Butler, Bollinger, Stoddard and Mississippi in the State of Missouri.

⁴ These prices apply only to fuels sold for use in Diesel engines.

[Footnote 2 amended by Am. 24, 10 F.R. 739, effective 1-23-45]

SEC. 2.17 Maine—(a) State of Maine.

The maximum tank wagon prices for kerosene, No. 1 fuel oil and range oil and for Nos. 2 and 3 fuel oils in the following townships and cities in the State of Maine shall be as follows:

Township or city	[Cents per gallon]	
	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²
Abbott.....	9.7	8.5
Academy West.....	10.2	9.0
Acton.....	9.4	7.8
Adamstown.....	10.9	9.7

[Cents per gallon]

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²
Addison.....	9.8	8.6
Albany.....	9.4	8.2
Albion.....	9.6	8.4
Alexander.....	10.0	8.7
Alfred.....	8.7	7.8
Allagash Pl.....	11.2	10.0
Alna.....	9.1	7.9
Alton.....	8.8	7.6
Amherst.....	8.8	7.6
Amity.....	10.5	9.3
Andover.....	9.7	8.5
Anson.....	9.8	8.6
Appleton.....	9.1	8.2
Argyle.....	8.8	7.6
Arrowsic.....	9.1	7.9

See footnotes at end of table.

[Cents per gallon]

[Cents per gallon]

[Cents per gallon]

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²	Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²	Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²
Ashland	11.2	10.0	Crawford	10.0	8.7	Hersey	10.5	9.3
Askwith	10.2	9.0	Crockettown	9.8	8.8	Hibberts Gore	9.1	8.2
Athens	9.8	8.6	Crystal	10.5	9.3	Highland Pl.	9.8	8.8
Atkinson	9.7	8.5	Cumberland	8.7	7.5	Hiram	9.4	8.2
Attican	11.8	9.6	Cushing	9.1	8.2	Hodgdon	10.5	9.3
Auburn	9.0	7.8	Cutler	10.0	8.7	Holden	8.8	7.6
Augusta	8.9	7.7	Cyr Pl.	11.2	10.0	Hollis	8.7	7.7
Aurora	8.8	7.6	Dallas Pl.	10.8	9.6	Hope	9.1	8.2
Avon	9.8	8.6	Damariscotta	9.1	7.9	Hopkins Academy Grant	10.4	9.0
Baileysville	10.0	8.7	Danforth	10.5	9.3	Houlton	10.5	9.3
Bald Mountain	9.8	8.8	Davidson	10.5	9.3	Howland	10.2	8.6
Baldwin	9.4	8.2	Davis	10.8	9.6	Hudson	8.8	7.6
Bancroft	10.5	9.3	Dayton	8.7	7.7	Indian	10.0	8.7
Bangor	8.8	7.6	Dear River Pl.	9.8	8.8	Indian Purchase	10.4	9.0
Bar Harbor	9.4	8.2	Dabols	9.8	8.6	Indian Stream	9.8	8.8
Baring	10.0	8.7	Dedham	8.8	7.6	Industry	9.8	8.6
Barnard Pl.	9.7	8.5	Deer Isle	10.4	9.2	Island Falls	10.5	9.3
Batchelders Grant	9.4	8.2	Denmark	9.4	8.2	Isle au Haut	10.7	9.5
Bath	9.1	7.9	Dennistown Pl.	10.8	9.6	Isleford	9.4	8.2
Beals	9.8	8.6	Dennysville	10.0	8.7	Jackman Pl.	11.8	9.6
Beddington	9.8	8.6	Detroit	9.8	8.3	Jackson	8.8	7.6
Belfast	9.3	8.1	Devereaux	9.8	8.6	Jay	9.8	8.6
Belgrade	8.9	7.7	Dexter	9.5	8.3	Jefferson	8.9	7.7
Belmont	9.3	8.1	Dixfield	9.7	8.5	Jerusalem	9.8	8.8
Benedicta	10.5	9.3	Dixmont	8.8	7.6	Jonesboro	9.8	8.6
Benton	9.6	8.4	Dover-Foxcroft	9.7	8.5	Jonesport	9.8	8.6
Berwick	8.9	7.8	Dresden	9.1	7.7	Kenduskeag	8.8	7.6
Bethel	9.7	8.5	Drew	10.5	9.3	Kennebunk	8.7	7.7
Biddeford	8.7	7.7	Dudley	10.5	9.3	Kennebunkport	8.7	7.7
Bigelow Pl.	9.8	8.8	Durham	9.0	7.8	Kingfield	9.8	8.8
Big Squaw	10.2	9.0	Dyer Brook	10.5	9.3	Kingman	10.2	8.6
Bingham	9.8	8.8	Eagle Lake	11.2	10.0	Kingsbury Pl.	9.7	8.6
Blaine	10.8	9.6	Eastbrook	9.4	8.2	Kittery	8.9	7.7
Blanchard	9.7	8.5	East Machias	10.0	8.7	Knox	9.3	8.1
Blue Hill	9.4	8.2	East Millinocket	10.4	9.0	Kossuth	10.5	9.3
Boothbay	9.1	7.9	East Moxie	9.8	8.8	Lagrange	8.8	7.6
Boothbay Harbor	9.1	7.9	East Wilton	9.8	8.6	Lake View Pl.	9.7	8.5
Bowdoin	9.1	7.9	Eastport	10.8	9.6	Lakeville Pl.	10.2	8.6
Bowdoinham	9.1	7.9	Edinburg	10.0	8.7	Lambert Lake	10.5	9.3
Bowerbank	9.7	8.5	Edgington	8.8	7.6	Lamoine	9.4	8.2
Bowmantown	10.9	9.7	Edgecomb	9.1	7.9	Lang	10.8	9.6
Bowtown	9.8	8.8	Edinburg	10.2	8.6	Lebanon	9.4	7.8
Bradford	8.8	7.6	Edmunds	10.0	8.7	Lee	10.2	8.6
Bradley	8.8	7.6	Eliot	8.9	7.7	Leeds	9.0	7.8
Bremen	9.1	8.2	Ellsworth	9.7	8.5	Levant	8.8	7.6
Brewer	8.8	7.6	Ellsworth Pl.	9.4	8.2	Lewiston	9.0	7.8
Bridgewater	10.8	9.6	Emden	9.8	8.8	Lexington Pl.	9.8	8.8
Brighton	9.4	8.2	Enfield	10.2	8.6	Liberty	9.1	8.2
Brighton Pl.	9.8	8.6	Etna	8.8	7.6	Lily Bay	10.2	9.0
Bristol	9.1	7.9	Eustis	10.8	9.6	Limerick	9.4	8.2
Brooklin	9.4	8.2	Exeter	8.8	7.6	Limestone	10.8	9.6
Brooks	9.3	8.1	Fairfield	9.6	8.4	Limington	9.4	8.2
Brookville	9.4	8.2	Falmouth	8.7	7.5	Lincoln	10.2	8.6
Brookton	10.5	9.3	Farmingdale	8.9	7.7	Lincoln Pl.	10.9	9.7
Brownfield	9.4	8.2	Farmington	9.8	8.6	Lincolville	9.1	8.2
Brownville	9.4	8.5	Fayette	8.9	7.7	Linneus	10.5	9.3
Brunswick	9.1	7.9	Flagstaff Pl.	10.8	9.6	Lisbon	9.0	7.8
Buckfield	9.4	8.2	Forest	10.5	9.3	Litchfield	8.9	7.7
Bucksport	8.8	7.6	Forkstown	10.5	9.3	Little Squaw	10.2	9.0
Burlington	10.2	8.6	Fort Fairfield	10.8	9.6	Littleton	10.5	9.3
Burnham	9.6	8.4	Fort Kent	11.2	10.0	Livermore	9.8	8.6
Buxton	8.7	7.7	Fowler	10.0	8.7	Livermore Falls	9.8	8.6
Byron	9.7	8.5	Frankfort	8.8	7.6	Long Island	8.7	7.5
Calais	10.0	8.7	Franklin	9.4	8.2	Long Island Pl.	9.4	8.2
Cambridge	9.5	8.3	Freedom	9.6	8.4	Long Pond	11.8	9.6
Camden	9.1	8.2	Freeman	9.8	8.6	Lovell	9.4	8.2
Canaan	9.8	8.6	Freeport	8.7	7.5	Lowell	10.2	8.6
Canton	9.8	8.6	Frenchville	11.2	10.0	Lower Cupsuptic	10.9	9.7
Cape Elizabeth	8.7	7.5	Friendship	9.1	8.2	Lubec	10.0	8.7
Caratunk Pl.	9.8	8.8	Fryeburg	9.4	8.2	Ludlow	10.5	9.3
Caribou	10.8	9.6	Gardiner	8.9	7.7	Lyman	8.7	7.7
Carmel	8.8	7.6	Garfield Pl.	11.2	10.0	Lynchtown	10.9	9.7
Carroll	10.2	8.6	Garland	8.8	7.6	Machias	10.0	8.7
Carrying Pl.	9.8	8.8	Georgetown	9.1	7.9	Machiasport	10.0	8.7
Carthage	9.7	8.5	Gilead	9.7	8.5	Macwahoc Pl.	10.2	8.6
Cary Pl.	10.5	9.3	Glenburn	8.8	7.6	Madawaska	11.2	10.0
Casco	8.7	7.5	Glenwood Pl.	10.5	9.3	Madison	9.8	8.6
Castine	8.8	7.6	Gorham	8.7	7.5	Madrid	9.8	8.6
Castle Hill	11.2	10.0	Gouldsborough	9.8	8.6	Magalloway Pl.	10.9	9.7
Caswell Pl.	10.8	9.6	Grafton	9.7	8.5	Manchester	8.9	7.7
Centerville	9.8	8.6	Grand Isle	11.2	10.0	Mapleton	10.8	9.6
Chapman	10.8	9.6	Grand Lake Stream Pl.	10.0	8.7	Mariaville	9.8	8.2
Charleston	8.8	7.6	Gray	8.7	7.5	Marion	10.0	8.7
Charlotte	10.0	8.7	Greenbush	8.8	7.6	Mars Hill	10.8	9.6
Chase	11.8	9.6	Greene	9.0	7.8	Marshfield	10.0	8.7
Chelsea	8.9	7.7	Greenfield	8.8	7.6	Masardis	11.2	10.0
Cherryfield	10.0	8.6	Greenville	10.2	9.0	Mason Pl.	9.4	8.2
Chester	10.2	8.6	Greenwood	9.4	8.2	Matineus Isle Plantation	10.7	9.5
Chesterville	9.8	8.6	Grindstone	10.4	9.0	Mattaniscotis	10.2	8.6
China	9.6	7.7	Gullford	9.7	8.5	Mattawamkeag	10.2	8.6
Clifton	6.8	5.4	Hallowell	8.9	7.7	Mayfield Plantation	9.8	8.6
Clinton	9.6	8.4	Hamlin Pl.	11.2	10.0	Mechanic Falls	9.0	7.8
Codyville	10.5	9.3	Hammond Pl.	10.5	9.3	Meddybemps	10.0	8.7
Columbia	9.8	8.6	Hampden	8.8	7.6	Medford	9.7	8.5
Columbia Falls	9.8	8.6	Hancock	9.4	8.2	Medway	10.4	9.0
Concord Pl.	9.8	8.8	Hanover	9.5	8.5	Mercer	9.8	8.6
Coner	10.8	9.6	Harmony	9.7	8.3	Merrill	10.5	9.3
Cooper	10.0	8.7	Harpeswell	9.1	7.9	Mexico	9.7	8.5
Coplin Pl.	10.8	9.6	Harrington	9.8	8.6	Milbridge	9.8	8.6
Corinna	9.5	8.3	Harrison	9.4	8.2	Millford	8.8	7.6
Corinth	8.8	7.6	Hartford	9.4	8.2	Millinocket	10.4	9.0
Cornish	9.4	8.2	Hartland	9.5	8.3	Milton	9.7	8.5
Cornville	9.8	8.6	Haynesville	10.5	9.3	Milton Pl.	10.2	8.6
Cox Patent	10.8	9.6	Hebron	9.4	8.2		9.7	8.5
Cranberry Isles	9.4	8.2	Hermon	8.8	7.6			

See footnotes at end of table.

[Cents per gallon]

[Cents per gallon]

[Cents per gallon]

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²
Minot	9.0	7.8
Misery	11.8	9.6
Misery Gore	10.2	9.0
Molunkus	10.2	8.6
Monhegan Plantation	10.7	9.5
Monmouth	9.0	7.8
Monroe	8.8	7.6
Monson	9.7	8.5
Monticello	10.5	9.3
Montville	9.3	8.1
Moose River Pl.	11.8	9.6
Moro Pl.	10.5	9.3
Morrill	9.3	8.1
Moscow	9.8	8.8
Mount Abram	9.8	8.8
Mount Chase Pl.	10.5	9.3
Mount Desert	9.4	8.2
Mount Vernon	8.9	7.7
Moxie Gore	9.8	8.8
Naples	9.4	8.2
Nashville Pl.	11.2	10.0
New Canada Pl.	11.2	10.0
New Gloucester	9.0	7.8
New Limerick	10.5	9.3
New Portland	9.8	8.8
New Sharon	9.8	8.6
New Sweden	10.8	9.6
New Vineyard	9.8	8.6
Newburgh	8.8	7.6
Newcastle	9.1	7.9
Newfield	9.4	8.2
Newport	9.5	8.3
Newry	9.7	8.5
Nobleborough	9.1	7.9
Norridgewock	9.8	8.6
North Andover	9.7	8.5
North Berwick	8.9	7.7
North Haven	10.7	8.5
North Kennebunkport	8.9	7.7
North Yarmouth (Aroostook County)	10.5	9.3
North Yarmouth (Cumberland County)	8.7	7.5
Northfield	10.0	8.7
Northport	9.3	8.1
Norway	9.4	8.2
Oakfield	10.5	9.3
Oakland	9.6	8.4
Old Orchard	8.7	7.7
Old Town	8.8	7.6
Orient	10.5	9.3
Orland	8.8	7.6
Orneville	9.7	8.5
Orono	8.8	7.6
Orrington	8.8	7.6
Osborn Pl.	9.4	8.2
Otis	9.4	8.2
Otisfield	9.4	8.2
Over	10.0	8.7
Owl's Head	9.1	8.2
Oxbow Pl.	11.2	10.0
Oxbow	10.9	9.7
Oxford	9.4	8.2
Palermo	8.9	7.7
Palmyra	9.5	8.3
Paris	9.4	8.2
Parkertown	10.9	9.7
Parkman	9.7	8.5
Parlin Pond	11.8	9.6
Parmachenee	10.9	9.7
Parsonsfield	9.4	8.2
Passadumkeag	10.2	8.6
Patten	10.5	9.3
Pembroke	10.0	8.7
Penobscot	8.8	7.6
Perham	10.8	9.6
Perkins	9.7	8.5
Perry	10.0	8.7
Peru	9.7	8.5
Phillips	9.8	8.6
Phippsburg	9.1	7.9
Pittsfield	9.5	8.3
Pittson	8.9	7.7
Pleasant Ridge Pl.	9.8	8.8
Plymouth	9.5	8.3
Poland	9.0	7.8
Portage Lake	11.2	10.0
Porter	9.4	8.2
Portland	8.7	7.5
Pownal	8.7	7.5
Prentiss	10.2	8.6
Presque Isle	10.8	9.6
Princeton	10.0	8.7
Prospect	8.8	7.6
Randolph	8.9	7.7
Rangleley	10.8	9.6
Rangleley Pl.	10.8	9.6
Raymond	8.7	7.5
Readfield	8.9	7.7
Redington	9.8	8.6
Reed Pl.	10.5	9.3
Richardsontown	10.9	9.7
Richmond	8.9	7.7
Riley	9.7	8.5
Ripley	9.5	8.3

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²
Robbinston	10.0	8.7
Rockland	9.1	8.2
Rockport	9.1	8.2
Rockwood Strip	10.2	9.0
Rogue Bluffs	10.0	8.7
Rome	9.6	8.4
Roxbury	9.7	8.5
Rumford	9.7	8.5
Saco	8.7	7.7
Saint Agatha	11.2	10.0
Saint Albans	9.5	8.3
Saint Croix	10.5	9.3
Saint Francis Pl.	11.2	10.0
Saint George	9.1	8.2
Saint John Pl.	11.2	10.0
Salem	9.8	8.6
Sandwich Acad. Grant	11.8	9.6
Sandy Bay	11.8	9.6
Sandy River Pl.	10.8	9.6
Sanford	9.4	7.8
Sangerville	9.7	8.5
Sapling Township	10.2	9.0
Scarboro	8.7	7.5
Searsmont	9.3	8.1
Searsport	9.3	8.1
Sebago	9.4	8.2
Sebec	9.7	9.1
Sedgwick	9.4	8.2
Shapleigh	9.4	7.8
Sherman	10.5	9.3
Shirley	10.2	9.0
Sidney	8.9	7.7
Silver Ridge Pl.	10.5	9.3
Skowhegan	9.8	8.6
Smithfield	9.6	8.4
Smyrna	10.5	9.3
Solon	9.8	8.8
Somerville Pl.	8.9	7.7
Sorrento	9.4	8.2
South Berwick	8.9	7.7
South Bristol	9.1	7.9
Southport	9.1	7.9
South Portland	8.7	7.5
South Thomaston	9.1	8.2
Southwest Harbor	9.4	8.2
Springfield	10.2	8.6
Squaretown	9.8	8.8
Stacyville Pl.	10.5	9.3
Standish	8.7	7.5
Starks	9.8	8.8
Stetson (Penobscot County)	8.8	7.6
Stetson (Rangely County)	10.8	9.6
Steuben	9.8	8.6
Stockholm	10.8	9.6
Stockton Springs	9.3	8.1
Stoneham	9.4	8.2
Stonington	10.4	9.2
Stow	9.4	8.2
Strong	9.8	8.6
Sullivan	9.4	8.2
Summer	9.4	8.2
Surry	9.4	8.2
Swansville	9.3	8.1
Swan's Island	9.4	8.2
Sweden	9.4	8.2
Talmage	10.0	8.7
Temple	9.8	8.6
The Forks Pl.	9.8	8.8
Thomaston	9.1	8.2
Thorncliffe	9.6	8.4
Tim Pond	10.8	9.6
Topsfield	10.5	9.3
Topsnam	9.1	7.9
Tremont	9.4	8.2
Trenton	9.4	8.2
Trescott	10.0	8.7
Troy	9.6	8.4
Turner	9.0	7.8
Union	9.1	8.2
Unity	9.6	8.4
Unity Pl.	9.6	8.4
Upper Cupsuptic	10.9	9.7
Upper Molunkus	10.5	9.3
Upton	10.9	9.7
Van Buren	11.2	10.0
Vanceboro	10.5	9.3
Vassalborough	8.9	7.7
Veazie	8.8	7.6
Verona	8.8	7.6
Vienna	8.9	7.7
Vinalhaven	10.7	9.5
Wade	10.8	9.6
Waite	10.0	8.7
Waldo	9.3	8.1
Waldoboro	9.1	8.2
Wales	9.0	7.8
Wallagrass Pl.	11.2	10.0
Waltham	9.4	8.2
Warren	9.1	8.2
Washburn	10.8	9.6
Washington	9.1	8.2
Waterboro	8.7	7.7
Waterford	9.4	8.2
Waterville	9.6	8.4

Township or city	Kerosene, No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2, 3 and 4 distillate fuel oils on deliveries of 100 gallons or over ²
Wayne	8.9	7.7
Webbertown	10.5	9.3
Webster	9.0	7.8
Webster Pl.	10.2	8.6
Weld	9.7	8.5
Wellington	9.5	8.3
Wells	8.9	7.7
Wesley	10.0	8.7
West Bath	9.1	7.9
Westbrook	8.7	7.5
Westfield	10.8	9.6
West Andover	9.7	8.5
West Forks Pl.	11.8	9.6
West Gardiner	8.9	7.7
Westman Land Pl.	10.8	9.6
Weston	10.5	9.3
Westport	9.1	7.9
Whitefield	8.9	7.7
Whiting	10.0	8.7
Whitneyville	10.0	8.7
Williamsburg	9.7	8.5
Willimantic	9.7	8.5
Windham	8.7	7.5
Windsor	8.9	7.7
Winn	10.2	8.6
Winslow	9.6	8.4
Winter Harbor	9.8	8.6
Winterport	8.8	7.6
Winterville Pl.	11.2	10.0
Winthrop	8.9	7.7
Wisasset	9.1	7.9
Woodland	10.8	9.6
Woodstock	9.4	8.2
Woolwich	9.1	7.9
Wyman	9.8	8.8
Yarmouth	8.7	7.5
York	8.9	7.7
T A R 2	10.5	9.3
T A R 7	10.4	9.0
T A R 8	10.4	9.0
T A R 9	10.4	9.0
T C	9.7	8.5
T C R 2	10.5	9.3
T D	9.7	8.5
T D R 2	10.8	9.6
T E	9.7	8.5
T I R 3	9.8	8.8
T I R 5	10.5	9.3
T I R 6	11.8	9.6
T I R 13	10.2	9.0
T 2 R 4	11.5	9.3
T 2 R 6	10.8	9.6
T 3 R 1	10.2	8.6
T 3 R 3	10.5	9.3
T 3 R 7	10.5	9.3
T 4 R 1	10.8	9.6
T 4 R 2	10.8	9.6
T 5 R 7	10.5	9.3
T 5 R 9	9.7	8.5
T 6	9.7	8.5
T 6 R 7	10.5	9.3
T 6 R 9	9.7	8.5
T 7 R 5	10.5	9.3
T 7 SD	9.8	8.6
T 8 R 3	10.5	9.3
T 8 R 4	10.5	9.3
T 8 R 5	10.5	9.3
T 8 SD	9.4	8.2
T 9 R 4	11.2	10.0
T 9 R 5	11.2	10.0
T 9 SD	9.4	8.6
T 10 R 3	10.5	9.3
T 10 R 4	11.2	10.0
T 10 R 6	11.2	10.0
T 10 SD	9.8	8.6
T 11 R 3	10.5	9.3
T 11 R 4	10.8	10.0
T 13 R 5	11.2	10.0
T 15 R 6	11.2	10.0
T 16 MD	9.4	8.6
T 16 R 4	10.8	9.6
T 15 R 6	11.2	10.0
T 18 ED	10.0	8.7
T 18 MD	9.8	8.6
T 19 ED	10.0	8.7
T 19 MD	9.8	8.6
T 22 MD	9.8	8.6
T 24 MD	9.8	8.6
T 25 MD	9.8	8.6
Plantation 21	10.0	8.7
Plantation 14	10.0	8.7
E Plantation	10.8	9.6

¹ Sellers may add 1.5¢ per gallon on single lot deliveries of less than 25 gallons.

² Sellers may add 0.5¢ per gallon on single lot deliveries of less than 100 gallons.

[Paragraph (a) amended by Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 21, 9 F.R. 14064, effective 12-2-44; Am. 25, 10 F.R. 2080, effective 2-28-45 and Am. 43, effective 4-10-46]

SEC. 2.18 *Maryland*—(a) *Baltimore*. Within the corporate limits of the City of Baltimore maximum prices for kerosene, No. 1 fuel oil and range oil shall be as follows:

	Cents per gallon
F. o. b. terminals in bulk lots loaded into tank cars or motor transports.....	5.7
Loaded into buyer's tank wagons.....	5.95
Tank wagon deliveries to resellers.....	8.3
Tank wagon deliveries to consumers in quantities of 25 gallons or over.....	8.8
Tank wagon deliveries to consumers in quantities of less than 25 gallons.....	9.8

(b) *State of Maryland*. Maximum tank wagon prices for Nos. 2, 3, and 4 distillate fuel oils to consumers in the State of Maryland shall be as designated below:

(1) For single lot deliveries of 100 gallons or more:

Within the county of:	Cents per gallon
Allegany.....	8.8
Anne Arundel.....	7.8
Baltimore and City of Baltimore.....	7.5
Calvert.....	8.0
Carolina.....	7.8
Carroll.....	7.8
Cecil.....	8.0
Charles.....	8.0
Dorchester.....	7.8
Frederick.....	7.8
Garrett.....	8.8
Hartford.....	7.8
Howard.....	7.8
Kent.....	7.8
Montgomery.....	7.9
Prince Georges.....	7.9
Queen Annes.....	7.8
St. Marys.....	8.0
Somerset.....	7.8
Talbot.....	7.8
Washington.....	7.8
Wilcomico.....	7.8
Worcester.....	7.8

(2) For single lot deliveries of less than 100 gallons the maximum price within each county listed in subparagraph (1) above shall be increased by 0.5¢ per gallon.

(c) *Prince Georges and Montgomery Counties*. In the above counties maximum tank wagon prices of kerosene, No. 1 fuel oil and range oil shall be as follows:

	Cents per gallon
Loaded into buyer's tank wagons.....	6.8
Tank wagon deliveries to resellers.....	9.3
Tank wagon deliveries to consumers in quantities of 25 gallons or over.....	9.3
Tank wagon deliveries to consumers in quantities of less than 25 gallons.....	10.8

[Sec. 2.18 amended by Am. 10, 9 F.R. 5725, effective 5-31-44; Am. 12, 9 F.R. 8987, effective 7-31-44 and Am. 43, effective 4-10-46]

SEC. 2.19 *Massachusetts*—(a) *Metropolitan Boston area*. In the Metropolitan Boston, Massachusetts area, comprising the following towns and cities:

Arlington, Belmont, Boston, Braintree, Brookline, Cambridge, Canton, Chelsea, Cohasset, Dedham, Dover, Everett, Hingham, Hull, Lexington, Lynn, Malden, Medford, Melrose, Milton, Nahant, Needham, Newton, Quincy, Reading (but not North Reading), Revere, Saugus, Somerville, Stoneham, Swampscott, Wakefield, Waltham, Watertown, Wellesley, Weston, Westwood, Weymouth, Winchester, Winthrop and Woburn maximum prices shall be as follows:

(1) *For Kerosene, No. 1 fuel oil and Range Oil*:

	Cents per gallon
F. o. b. terminals in bulk lots loaded into barges.....	5.45
F. o. b. terminals in bulk lots loaded into tank cars or motor transports.....	5.7
F. o. b. barge and inland terminals, except Shell Oil Company's pipeline terminal in Waltham, Massachusetts, loaded into tank car or motor transport.....	5.8
F. o. b. Shell's pipeline terminal at Waltham, Massachusetts, except for sales to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Natick, Wayland, Maynard, Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport.....	5.7
F. o. b. Shell's pipeline terminal at Waltham, Massachusetts, for sale to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Lincoln, Natick, Wayland, Maynard, Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport.....	5.9
Loaded into buyer's tank wagons.....	6.3
Loaded into containers, in quantities of 10 gallons or less.....	8.8
Tank wagon deliveries to resellers in quantities of 25 gallons or over.....	8.6
Tank wagon deliveries to consumers in quantities of 25 gallons or over.....	9.1
Tank wagon deliveries in quantities of less than 25 gallons and truck deliveries in containers in quantities of less than 25 gallons.....	10.8

(2) *For Nos. 2, 3 and 4 Distillate Fuel Oil*.

	Cents per gallon
F. o. b. refineries and seaboard tanker terminals loaded into barges.....	5.05
F. o. b. refineries and seaboard tanker terminals loaded into tank car or motor transport.....	5.3
F. o. b. barge and inland terminals except Shell Oil Company's pipeline terminal in Waltham, Massachusetts loaded into tank car or motor transport.....	5.4

Cents per
gallon

F. o. b. Shell's pipeline terminal at Waltham, Massachusetts except for sales to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Lincoln, Natick, Wayland, Maynard, Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport.....

F. o. b. Shell's pipeline terminal at Waltham, Massachusetts, for sales to jobbers whose bulk plants are located in the following cities and towns: Brookline, Watertown, Waltham, Newton, Wellesley, Weston, Lincoln, Natick, Wayland, Maynard, Sudbury, Framingham, Ashland, Sherborn, Hopkinton and Holliston loaded into tank car or motor transport.....

F. o. b. yard at seaboard tanker terminals, barge, and inland terminals, and Shell's pipeline terminal at Waltham, Massachusetts loaded into buyer's tank wagons.....

F. o. b. yard at jobber's inland bulk plant loaded into buyers' tank wagons.....

Tank wagon deliveries to consumers in quantities of 100 gallons or over except in the towns of Lynn, Swampscott, Saugus and Nahant.....

Tank wagon deliveries to consumers in quantities of 100 gallons or over in the towns of Lynn, Swampscott, Saugus and Nahant.....

Tank wagon deliveries to consumers in quantities of less than 100 gallons except in the towns of Lynn, Swampscott, Saugus and Nahant.....

Tank wagon deliveries to consumers in quantities of less than 100 gallons in the towns of Lynn, Swampscott, Saugus and Nahant.....

[Paragraph (a) amended by Am. 43, effective 4-10-46]

(b) *Worcester, Massachusetts Area*. In the Worcester, Massachusetts Area, comprising the following townships and cities: Auburn, Barre, Berlin, Boylston, Charlton, Clinton, Dudley, East Brookfield, Grafton, Holden, Hopkinton, Lancaster, Leicester, Millbury, New Braintree, Northbridge, North Brookfield, Northborough, Oakham, Oxford, Paxton, Princeton, Rutland, Shrewsbury, Southbridge, Spencer, Sterling, Sutton, Upton, Webster, West Boylston, Westborough and Worcester, maximum prices shall be as follows:

(1) *For Kerosene, No. 1 Fuel Oil and Range Oil*.

	Cents per gallon
Loaded into buyers' tank wagons.....	6.8
Loaded into containers in quantities of 10 gallons or less at sellers' bulk plant.....	9.3
Tank wagon deliveries to resellers in quantities of 25 gallons or over.....	9.1
Tank wagon deliveries to consumers in quantities of 25 gallons or over.....	9.1

Cents per
gallon

Tank wagon deliveries in quantities of less than 25 gallons and truck deliveries in containers in quantities of less than 25 gallons..... 10.6

(2) For Nos. 2, 3 and 4 Distillate Fuel Oil.

Cents per
gallon

Loaded into buyers' tank wagons..... 6.4
Tank wagon deliveries to consumers in quantities of 100 gallons or over..... 7.9
Tank wagon deliveries to consumers in quantities of less than 100 gallons..... 8.4

[Paragraph (b) added by Am. 7, 9 F.R. 4505, effective 5-2-44 and Am. 43, effective 4-10-46]

(c) *Brockton, Massachusetts, Area.* In the Brockton, Massachusetts, Area comprising the following cities and towns: Abington, Avon, Bridgewater, Brockton, E. Bridgewater, Easton, Duxbury, Halifax, Hanover, Hanson, Holbrook, Kingston, Marshfield, Norwell, Pembroke, Plympton, Rockland, Sharon, Stoughton, W. Bridgewater and Whitman, maximum prices shall be as follows:

(1) For kerosene, No. 1 fuel oil and range oil.

Cents
per gallon

Loaded into buyer's tank wagon..... 6.5
Tank wagon deliveries to resellers in quantities of 25 gallons or over..... 8.8
Tank wagon deliveries to consumers in quantities of 25 gallons or over..... 9.3
Tank wagon deliveries to consumers in quantities of less than 25 gallons..... 11.0

(2) For Nos. 2, 3 and 4 distillate fuel oil.

Cents
per gallon

Loaded into buyer's tank wagon..... 6.1
Tank wagon deliveries to consumers in quantities of 100 gallons or over..... 7.8
Tank wagon deliveries to consumers in quantities of less than 100 gallons..... 8.3

[Paragraph (c) added by Am. 36, 10 F.R. 13494, effective 11-1-45]

SEC. 2.20 *Michigan*—(a) *State of Michigan (except Wayne and Monroe Counties).* In the State of Michigan, except in Wayne and Monroe Counties, the maximum prices of the products listed below in bulk lots f. o. b. shipping points shall be as follows:

Products

Cents

Kerosene and distillate fuel oils: per gallon
46-49 API grav. w. w. kerosene..... 6.0
41-45 API grav. w. w. kerosene..... 5.75
No. 1 prime white distillate (fuel oil)..... 5.50
No. 1 straw fuel oil¹..... 5.375
No. 2 fuel oil..... 5.25
No. 3 fuel oil..... 5.00
Gas oil U. G. I.²..... 4.50
Range or stove oil..... (*)
Diesel fuel (distillate): Navy Department Specification 7-0-2³..... 5.375
Gas enrichment oil or fuel oil: (100-300 Viscosity S. S. U. at 100° F.)⁴..... 4.50

¹ Range or stove oil shall take the maximum price of the product listed above of the same specifications.

² Applies only f. o. b. refineries and only on sales to the United States Government or any agency thereof.

³ Applies f. o. b. refineries only.

[Paragraph (a) amended by Am. 9, 9 F.R. 4779, effective 5-1-44; and Am. 29, 10 F.R. 8900, effective 7-28-45]

(b) *Wayne County*—(1) *On shipments to Petroleum Administration for War District One.* In Wayne County in the State of Michigan the maximum prices of the products listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One shall be as follows:

Cents
per gallon

Kerosene and distillate fuel oil:
46-49 API grav. w. w. kerosene..... 6.25
41-45 API grav. w. w. kerosene..... 6.00
No. 1 prime white distillate (fuel oil)..... 5.75
No. 2 fuel oil..... 5.50
No. 3 fuel oil..... 5.25
Range or stove oil..... (*)
Diesel fuel (distillate): Navy Department specification 7-0-2..... 5.625

¹ Range or stove oil shall take the maximum price of the product listed above of the same specifications.

² Applies only f. o. b. refineries and only on sales to the United States Government or any agency thereof.

[Subparagraph (1) amended by Am. 9, 9 F.R. 4779, effective 5-1-44]

(2) *On shipments to destinations other than Petroleum Administration for War District One.* In Wayne County in the

[All prices in cents per gallon]

Products	Loaded into peddler's tank wagon in any quantity	For tank wagon deliveries to consumers		
		In any quantity	In quantities of 100 gallons or over	In quantities of less than 100 gallons
Kerosene.....		10		
Range oil, stove oil, heater oil, prime white distillate and No. 1 fuel oil.....	6.8		8.2	9.2
No. 2 fuel oil.....	6.4		7.7	8.7
No. 3 fuel oil.....	5.9		7.2	8.2

(4) *Maximum delivered prices for heavy fuel oils.* Except on tank wagon sales, the maximum delivered-at-destination price to consumers in Wayne County for all grades of residual fuel oils and blends thereof with distillate in bulk lots shall be 4.9¢ per gallon.

[Subparagraph (4) added by Am. 24, 10 F.R. 739, effective 2-3-45]

(c) *Monroe County*—(1) *On shipments to Petroleum Administration for War District 1.* In Monroe County in the State of Michigan the maximum prices of the products listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Cents
per gallon

Kerosene and Distillate fuel oils:
46-49 API gravity w. w. kerosene..... 6.25
41-45 API gravity w. w. kerosene..... 6.00
No. 1 prime white distillate (fuel oil)..... 5.75
No. 2 fuel oil..... 5.50
No. 3 fuel oil..... 5.25
Range or stove oil..... (*)

¹ Range or stove oil shall take the maximum price of the product listed above of the same specifications.

(2) *Maximum tank wagon prices.* Maximum tank wagon prices in Monroe

State of Michigan, the maximum prices of the products listed below in bulk lots f. o. b. refineries for shipment to ultimate destinations other than Petroleum Administration for War District One shall be as follows:

Cents
per gallon

Products
Kerosene and distillate fuel oils:
46-49 API grav. w. w. kerosene..... 6.25
41-45 API grav. w. w. kerosene..... 6.05
No. 1 prime white distillate (fuel oil)..... 5.75
No. 2 fuel oil..... 5.50
No. 3 fuel oil..... 5.25
Range or stove oil..... (*)
Diesel fuel (distillate): Navy Department specification 7-0-2..... 5.625

¹ Range or stove oil shall take the maximum price of the product listed above of the same specifications.

² Applies only on sales to the United States Government or any agency thereof.

[Subparagraph (2) added by Am. 4, 9 F.R. 3849, effective 4-14-44; amended by Am. 9, 9 F.R. 4779, effective 5-1-44. Former (2) redesignated (3) by Am. 4]

(3) *Maximum prices to peddlers and on tank wagon deliveries.* Maximum prices in Wayne County in the State of Michigan for the petroleum products listed below shall be as follows:

County in the State of Michigan for the petroleum products listed below shall be as follows:

Cents
per gallon

Products
Kerosene..... 10
Range oil, also known as stove oil or heater oil:
In quantities of 25 gallons or over..... 8.2
In quantities of less than 25 gallons..... 9.2
Prime white distillate and Nos. 1 and 2 fuel oil:
In quantities of 100 gallons or over..... 7.7
In quantities of less than 100 gallons..... 8.7
No. 3 fuel oil:
In quantities of 100 gallons or over..... 7.2
In quantities of less than 100 gallons..... 8.2

(3) *Maximum delivered prices for heavy fuel oils.* Except on tank wagon sales, the maximum delivered-at-destination price to consumers in Monroe County for all grades of residual fuel oils and blends thereof with distillate in bulk lots shall be 4.9¢ per gallon.

[Subparagraph (3) added by Am. 24, 10 F.R. 739, effective 1-23-45]

(d) *Genesee County.* Maximum tank wagon prices in Genesee County, Michigan, for the petroleum products listed below shall be as follows:

Products	Cents per gallon	Products	Cents per gallon
Kerosene.....	10	No. 3 fuel oil:	
Range oil, also known as stove oil or heater oil:		In quantities of 100 gallons or over.....	7.2
In quantities of 25 gallons or over.....	8.2	In quantities of less than 100 gallons.....	8.2
In quantities of less than 25 gallons.....	9.2		
Prime white distillate and Nos. 1 and 2 fuel oil:		(e) Counties of Macomb, Washtenaw and Oakland—(1) Maximum prices to peddlers and on tank wagon deliveries. Maximum prices in Macomb, Washtenaw and Oakland Counties in the State of Michigan for the petroleum products listed below shall be as follows:	
In quantities of 100 gallons or over.....	7.7		
In quantities of less than 100 gallons.....	8.7		

[All prices in cents per gallon]

Products	Loaded into peddler's tank wagon in any quantity	For tank wagon deliveries to consumers		
		In any quantity	In quantities of 100 gallons or over	In quantities of less than 100 gallons
Kerosene.....				
Range oil, stove oil, heater oil, prime white distillate and No. 1 fuel oil.....	6.8		8.2	9.2
No. 2 fuel oil.....	6.4		7.7	8.7
No. 3 fuel oil.....	5.9		7.2	8.2

(2) Maximum delivered prices for heavy fuel oils in Macomb and Oakland Counties. Except on tank wagon sales, the maximum delivered-at-destination price to consumers in the above counties for all grades of residual fuel oils and blends thereof with distillate in bulk lots shall be 4.9¢ per gallon.

[Subparagraph (2) added by Am. 24, 10 F.R. 739, effective 1-23-45]

SEC. 2.21 Minnesota—(a) Minneapolis-St. Paul tank wagon area. Maximum tank wagon prices for No. 2 fuel oil shall be 9.1¢ per gallon for single lot deliveries of less than 100 gallons and 8.1¢ per gallon for deliveries of 100 gallons or over.

[Paragraph heading amended by Am. 41, 11 F.R. 1887, effective 2-20-46]

(b) Minneapolis-St. Paul area. Maximum prices for No. 2 fuel oil f. o. b. refineries or terminals shall be 6.2¢ per gallon.

(c) Minneapolis and St. Paul; range oil. The maximum tank-wagon prices for range oil, stove oil or heater oil for the bulk plant points of Minneapolis and St. Paul, Minnesota, and the circuit points and rural territories served from such plant or plants shall be as follows:

	Cents per gallon
In quantities of less than 100 gallons.....	9.8
In quantities of as much as 100 gallons but less than 200 gallons.....	8.8
In quantities of 200 gallons or over.....	8.3

SEC. 2.22 Mississippi. (a) [Revoked]

[Paragraph (a) revoked by Am. 24, 10 F.R. 739, effective 1-23-45]

SEC. 2.27 Missouri—(a) St. Louis—(1) Range oil; maximum tank wagon prices. The maximum tank wagon prices for range oil, stove oil or heater oil for the bulk plant points of St. Louis, Missouri, and the circuit points and rural territories served from such plant or plants shall be as follows:

	Cents per gallon
In quantities of less than 25 gallons.....	8.9
In quantities of as much as 25 gallons but less than 100 gallons.....	8.3
In quantities of 100 gallons or over.....	7.9

(2) No. 5 fuel oil—(i) Maximum delivered at destination tank car price. Within the City of St. Louis and at bulk plants serving the said city the maximum delivered at destination tank car price for No. 5 fuel oil to tank wagon resellers who receive delivery either in tank cars or motor transports shall be 3.8¢ per gallon.

[Subparagraph (2) amended by Am. 27, 10 F.R. 6936, effective 6-13-45]

(ii) Maximum tank wagon price. Within the City of St. Louis the maximum tank wagon price for No. 5 fuel oil shall be 5.4¢ per gallon.

[Paragraph (a) amended by Am. 26, 10 F.R. 3553, effective 4-7-45; and as otherwise noted]

(b) St. Louis area. Within the City of St. Louis, Missouri, and that part of the State of Missouri which is within a radius of 25 miles of St. Louis, Missouri, the maximum prices of the products listed below in bulk lots shall be as follows:

(1) F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1.

Products	Cents per gallon
Kerosene and distillate fuel oils:	
42-44 API grav. w. w. kerosene.....	5.875
41-43 API grav. w. w. kerosene.....	5.75
Range or stove oil.....	5.375
No. 1 prime white distillate (fuel oil).....	5.25
No. 1 straw fuel oil.....	5.125
No. 2 fuel oil.....	5.00
No. 3 fuel oil.....	4.875

(2) F. o. b. refineries on sales to the United States Government or any agency thereof.

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.0

[Paragraph (b) amended by Am. 9, 9 F.R. 4779, effective 5-1-44]

(c) Kansas City area. In that part of the State of Missouri which is within a

radius of 25 miles of the center of Kansas City, Missouri, the maximum prices of the products listed below in bulk lots shall be as follows:

(1) F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1.

Products	Cents per gallon
Kerosene and distillate fuel oils:	
42-44 API grav. w. w. kerosene.....	5.125
41-43 API grav. w. w. kerosene.....	5.00
Range or stove oil.....	4.625
No. 1 prime white distillate (fuel oil).....	4.50
No. 1 straw fuel oil.....	4.375
No. 2 fuel oil.....	4.25
No. 3 fuel oil.....	4.125

(2) F. o. b. refineries on sales to the United States Government or any agency thereof.

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	4.625

[Paragraph (c) added by Am. 1, 9 F.R. 2405, effective 2-28-44; amended by Am. 9, 9 F.R. 4779, effective 5-1-44]

SEC. 2.24 Montana.

SEC. 2.25 Nebraska.

SEC. 2.26 Nevada.

SEC. 2.27 New Hampshire—(a) State of New Hampshire. Maximum tank wagon prices for kerosene, No. 1 fuel oil and range oil and Nos. 2 and 3-fuel oils in the following towns and cities in the State of New Hampshire shall be as follows:

[Cents per gallon]		
City or town	Kerosene No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2 and 3 fuel oil on deliveries of 100 gallons or over ²
Acworth.....	9.9	8.7
Albany.....	10.0	8.9
Alexandria.....	9.6	9.2
Allenstown.....	9.6	8.5
Alstead.....	9.7	8.7
Alton.....	9.2	8.6
Amherst.....	9.6	7.9
Andover.....	9.6	8.5
Antrim.....	9.4	8.4
Ashland.....	9.9	9.2
Atkinson.....	9.3	7.9
Auburn.....	9.6	8.2
Barnstead.....	9.2	8.6
Barrington.....	9.7	7.8
Bartlett.....	10.0	8.9
Bath.....	9.9	8.7
Bedford.....	9.6	8.2
Belmont.....	9.7	8.5
Bennington.....	9.4	8.4
Benton.....	9.9	9.2
Berlin.....	10.0	8.9
Bethlehem.....	10.3	9.4
Boscawen.....	9.2	8.5
Bow.....	9.2	8.5
Bradford.....	9.9	8.5
Brentwood.....	9.3	7.7
Bridgewater.....	9.9	9.2
Bristol.....	9.9	9.2
Brookfield.....	10.0	8.9
Brookline.....	9.2	7.9
Cambridge.....	10.5	9.7
Campton.....	9.9	9.2
Canaan.....	9.5	8.6
Candia.....	9.6	8.2
Canterbury.....	9.2	8.5
Carroll.....	10.3	9.4
Center Harbor.....	9.9	9.2
Charlestown.....	9.9	8.7
Chatham.....	10.0	8.9
Chester.....	9.6	8.2
Chesterfield.....	9.7	8.7
Chichester.....	9.2	8.5
Claremont.....	9.9	8.8

See footnotes at end of table.

[Cents per gallon]

City or town	Kerosene No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2 and 3 fuel oil on deliveries of 100 gallons or over ²
Clarksville	10.5	9.7
Colebrook	10.5	9.7
Columbia	10.5	9.7
Concord	9.2	8.5
Conway	10.0	8.9
Cornish	9.9	8.8
Croydon	9.9	8.8
Dalton	10.3	9.5
Danbury	9.6	8.5
Danville	9.3	7.9
Deerfield	9.6	8.2
Derry	9.2	7.9
Deering	9.4	8.4
Dixville	10.5	9.7
Dorchester	9.9	9.2
Dover	9.7	7.8
Dublin	9.9	8.3
Dummer	10.0	8.9
Dumbarton	9.2	8.2
Durham	9.7	7.8
East Kingston	9.1	7.9
Easton	10.3	9.2
Eaton	10.0	8.9
Effingham	10.0	8.9
Ellsworth	9.9	9.2
Enfield	9.6	8.6
Epping	9.5	7.7
Epsom	9.2	8.5
Errol	10.5	9.7
Exeter	9.1	7.7
Farmington	9.7	8.1
Fitzwilliam	9.1	8.1
Francetown	9.4	8.4
Frankonia	10.3	9.4
Franklin	9.6	8.5
Freedom	10.0	8.9
Fremont	9.3	7.9
Gilford	9.7	8.7
Gilmonton	9.2	8.6
Gilsum	9.7	8.7
Goffstown	9.6	8.2
Gorham	10.0	8.9
Goshen	9.9	8.8
Grafton	9.6	8.6
Grantham	9.5	8.8
Greenfield	9.2	8.3
Greenland	8.7	7.7
Greenville	9.2	7.9
Groton	9.9	9.2
Hampstead	9.3	7.9
Hampton	8.7	7.9
Hampton Falls	9.1	7.9
Hancock	9.4	8.3
Hanover	9.5	8.6
Harrisville	9.9	8.3
Hart's Location	10.0	8.9
Haverhill	9.9	8.7
Hebron	9.6	8.7
Henniker	9.2	8.5
Hill	9.6	8.5
Hillsboro	9.7	8.4
Hinsdale	9.7	8.7
Holderness	9.9	9.2
Hollis	9.2	7.9
Hooksett	9.6	8.2
Hopkinton	9.2	8.5
Hudson	9.2	7.9
Jackson	10.0	8.9
Jaffrey	9.1	8.3
Jefferson	10.3	9.5
Keene	9.7	8.7
Kensington	9.1	7.9
Kilkenney	10.0	8.9
Kingston	9.1	7.9
Lacoma	9.9	8.7
Lancaster	10.3	9.5
Landaff	10.2	9.2
Langdon	9.9	8.7
Lebanon	9.5	8.6
Lee	9.7	7.8
Lempster	9.9	8.8
Lincoln	9.9	9.2
Lisbon	10.3	9.4
Litchfield	9.2	8.2
Littleton	10.3	9.4
Livermore	9.9	9.2
Londonderry	9.6	8.2
Loudon	9.2	8.5
Lyman	9.9	9.4
Lyme	9.5	8.6
Lyndeboro	9.2	7.9
Madbury	9.7	7.8
Madison	10.0	8.9
Manchester	9.6	8.2
Marlboro	9.7	8.7
Marlow	9.9	8.7
Mason	9.2	7.9
Meredith	9.9	8.7
Merrimack	9.2	7.9
Middleton	9.7	8.1
Milan	10.0	8.9
Millford	9.2	7.9
Millsfield	10.5	9.7
Milton	9.7	8.1
Monroe	9.9	9.4

[Cents per gallon]

City or town	Kerosene No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2 and 3 fuel oil on deliveries of 100 gallons or over ²
Mount Vernon	9.2	7.9
Moultonboro	9.9	9.2
Nashua	9.2	7.9
Nelson	9.9	8.7
New Boston	9.6	8.2
Newcastle	8.7	7.7
New Durham	9.7	8.1
New Hampton	9.6	9.2
New Ipswich	9.2	7.9
New London	9.9	8.8
Newbury	9.9	8.8
Newfields	9.1	7.7
Newington	8.7	7.7
Newmarket	9.7	7.7
Newport	9.9	8.8
Newton	9.3	7.9
No. Hampton	8.7	7.7
Northwood	9.6	8.6
Northfield	9.6	8.5
Northumberland	10.3	9.5
Nottingham	9.7	7.8
Odell	10.5	9.7
Orange	9.6	8.6
Orford	9.5	8.7
Ossipee	10.0	8.9
Pelham	9.2	7.9
Pembroke	9.2	8.5
Peterboro	9.2	8.3
Piermont	9.9	8.7
Pinkham	10.0	8.9
Pittsburgh	10.5	9.7
Pittsfield	9.2	8.6
Plainfield	9.5	8.6
Plaistow	9.3	7.9
Plymouth	9.9	9.2
Portsmouth	8.7	7.7
Randolph	10.0	8.9
Raymond	9.3	8.2
Richmond	9.7	8.7
Rindge	9.1	8.1
Rochester	9.7	8.1
Rollingsford	9.7	7.8
Roxbury	9.7	8.7
Rumney	9.9	9.2
Rye	8.7	7.7
Salem	9.2	7.9
Salisbury	9.6	8.5
Sanbornton	9.6	8.5
Sandown	9.3	7.9
Sandwich	9.9	9.2
Seabrook	9.1	7.9
Sharon	9.2	8.3
Shelbourne	10.0	8.9
Somersworth	9.7	7.8
South Hampton	9.1	7.9
Springfield	9.9	8.8
Stark	10.3	9.5
Stewartstown	10.5	9.7
Stoddard	9.9	8.7
Stratford	9.7	8.6
Stratham	10.5	9.7
Success	9.1	7.7
Sullivan	10.0	8.9
Sunapee	9.7	8.7
Surry	9.7	8.7
Sutton	9.5	8.5
Swansey	9.7	8.7
Tamworth	10.0	8.9
Temple	9.2	8.3
Thornton	9.9	9.2
Tilton	9.6	8.5
Troy	9.7	8.7

[Cents per gallon]

City or town	Kerosene No. 1 fuel oil and range oil on deliveries of 25 gallons or over ¹	Nos. 2 and 3 fuel oil on deliveries of 100 gallons or over ²
Tuftsboro	10.0	8.9
Twin Mt.	10.3	9.4
Unity	9.9	8.8
Wakefield	10.0	8.9
Walpole	9.9	8.7
Warner	9.5	8.5
Warren	9.9	9.2
Washington	9.9	8.4
Waterville	9.9	9.2
Weare	9.6	8.2
Webster	9.5	8.5
Wentworth	9.9	9.2
Wentworth Loc.	10.5	9.7
Westmoreland	9.7	8.7
Whitefield	10.3	9.5
Wilmot	9.6	8.5
Wilton	9.2	7.9
Winchester	9.7	8.7
Windham	9.2	8.2
Windsor	9.7	8.4
Wolfeboro	10.0	9.2
Woodstock	9.9	8.9

¹ Sellers may add 1.5¢ per gallon on single lot deliveries of less than 25 gallons.

² Sellers may add .5¢ per gallon on single lot deliveries of less than 100 gallons.

[Paragraph (a) amended by Am. 6, 9 F.R. 4395, effective 4-29-44; Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 23, 9 F.R. 14944, effective 12-28-44; Am. 25, 10 F.R. 2080, effective 2-26-45 and Am. 43, effective 4-10-46]

(b) *Conway, New Hampshire, Area.*

In the Conway area, comprising the following towns and cities in the State of New Hampshire: Albany, Bartlett, Chat-ham, Conway, Eaton, Hart's Location, Jackson, Madison and Tamworth, the maximum prices of Kerosene, No. 1 fuel oil and range oil shall be as follows:

Cents
per gallon.

Loaded into buyer's tank wagons..... 8.0
Tank wagon deliveries to resellers in quantities of 25 gallons or over..... 10.0

[Paragraph (b) amended by Am. 43, effective 4-10-46]

[Sec. 2.27 amended by Am. 2, 9 F.R. 3076, effective 3-27-44 and as otherwise noted]

SEC. 2.28 *New Jersey*—(a) *State of New Jersey.* In the State of New Jersey, at points designated below, maximum prices shall be as follows:

(1) *For kerosene, No. 1 fuel oil, range or stove oil.*

WHOLESALE F. O. B. PRICES
[All prices in cents per gallon]

At shipping points within—	F. o. b. refineries, seaboard tanker terminals and pipeline terminals in bulk lots loaded into tank cars and motor transports in single lots of 3,000 gallons or over	Loaded into buyer's tank wagon in single lots of less than 3,000 gallons
Union County	5.5	6.1
Middlesex County	5.5	6.2
Excepting town of Dunellen	5.5	6.3
Essex County	5.5	6.3
Excepting storage facilities situated on Doremus Avenue, city of Newark	5.5	6.1
Hudson County	5.5	6.3
Bergen County	5.5	6.4
Excepting:		
Borough of Edgewater	5.5	6.1
Borough of North Arlington and township of Lyndhurst	5.5	6.3
Passaic County		6.4
Morris County		6.5
Sussex County		6.5

Grades: Cents per gallon

Grade No. 5 fuel oil in single lots of 1,000 gallons or more 5.15

Grade No. 5 fuel oil in single lots of less than 1,000 gallons 5.65

Grade No. 6 fuel oil in any quantity 4.44

[Sec. 2.28 amended by Am. 1, 9 F.R. 2405, effective 2-28-44; Am. 6, 9 F.R. 4395, effective 4-29-44; Am. 13, 9 F.R. 9402, effective 8-1-44; Am. 14, 9 F.R. 9717, effective 8-14-44; Am. 20, 9 F.R. 13522, effective 11-15-44; Am. 25, 10 F.R. 2080, effective 2-26-45; Am. 39, 10 F.R. 11634, effective 1-14-46 and Am. 43, effective 4-10-46]

(1) For kerosene, No. 1 fuel oil, range or store oil.

WHOLESALE F. O. B. PRICES
[All prices in cents per gallon]

At shipping points within—	F. O. B. terminals in bulk lots loaded into barge	F. O. B. terminals in bulk lots loaded into tank car	Loaded into buyer's tank wagon in any quantity
New York City	5.5	5.7	6.0
Excepting: Borough of Richmond.	5.5	5.6	6.0
Watches County			6.1
Towns of Peekskill and Verplanck			6.2
Towns of Chappaqua and Katonah			6.2
Nassau County			6.2
Excepting:			
Towns of Garden City and New Hyde Park			6.4
Towns of Merrick, Massapequa and West Hempstead			6.6
Suffolk County			6.3
Excepting:			
Towns of Northport and Port Jefferson			6.4
Towns of Amityville, Babylon, Bay Shore, Lindenhurst and Patchogue			6.5
Towns of Greenport, Montauk, Riverhead, and Sag Harbor			6.6

DELIVERED PRICES

[All prices in cents per gallon]

For delivery within—	For tank wagon deliveries to resellers in any quantity	For tank wagon deliveries to consumers in quantities of less than 25 gallons and truck deliveries in quantities of 25 gallons or over	For tank wagon deliveries to consumers in quantities of less than 25 gallons and truck deliveries in quantities of 25 gallons or over
New York City	8.3	8.8	11.3
Westchester County (including Mt. Kisco)	8.3	8.8	10.5
Excepting: Townships of North Salem, Lewisboro, Somers, Yorkton, Bedford (not including Mt. Kisco) and Pound Ridge			
Nassau County	8.8	9.3	11.0
Suffolk County	8.5	9.0	10.5
Excepting:	9.1	9.1	10.5
Townships of Riverhead, Southampton, Southold, and East Hampton	9.2	9.7	10.5
Township of Shelter Island	9.7	9.7	11.0

¹ Suffolk County, insofar as the delivered prices herein are concerned, excludes Fishers, Gardiners, Gall, Plum and Robbins Islands. Maximum prices for these excluded islands continue to be determined under other provisions of Maximum Price Regulation, No. 88.

² For deliveries within New York City, the maximum price in this column applies also to truck deliveries in containers in quantities of 50 gallons or over excepting returnable steel barrel deliveries where the individual steel barrel used has a capacity of 50 gallons or more.

³ For deliveries within New York City, the maximum price in this column applies to truck deliveries in containers in quantities of less than 50 gallons.

DELIVERED PRICES
[All prices in cents per gallon]

For delivery within—	For tank wagon delivery to resellers in any quantity	For tank wagon delivery to consumers in quantities of 25 gallons or over	For tank wagon deliveries to consumers in quantities of less than 25 gallons and truck deliveries in quantities of 25 gallons or over
Union County	8.5	9.0	10.5
Middlesex County	8.5	9.0	10.5
Essex County	8.5	9.0	10.5
Excepting: Towns of Caldwell, Essex Falls, West Caldwell, North Caldwell, Roseland, Livingston, Verona, West Orange and Caldwell Township			
Hudson County	9.0	9.5	11.0
Bergen County	8.5	9.0	10.5
Passaic County	8.5	9.0	10.5
Morris County	9.0	9.5	11.0
Sussex County	9.0	9.5	11.0

¹ Excepting truck deliveries in containers in quantities of 5 gallons or less within Morris and Sussex Counties where the maximum price for such deliveries shall be 13 cents per gallon.

(2) For Nos. 2, 3 and 4 distillate fuel oil.

[All prices in cents per gallon]

At shipping points within—	Wholesale f. o. b. prices			Delivered prices	
	F. o. b. terminals in bulk lots loaded into barges	F. o. b. refineries, seaboard tankers, pipeline terminals, in bulk lots loaded into tank cars and motor transport, in single lots of 3,000 gallons or over	Loaded into buyer's tank wagon in quantities of less than 100 gallons or 100 gallons over	For delivery within—	For tank wagon deliveries in quantities of less than 100 gallons or 100 gallons over
Union County	5.1	5.2	5.5	Entire State of New Jersey	8.0
Middlesex County	5.1	5.2	5.5		
Essex County	5.1	5.2	5.5		
Excepting: Town of Dunellen					
Dereamus Avenue, city of Newark	5.1	5.2	5.5		
Frelinghuysen Avenue or Wheeler Point Road, city of Newark	5.1	5.2	5.7		
Hudson County	5.1	5.2	5.7		
Excepting city of Bayonne	5.1	5.2	5.5		
Bergen County	5.1	5.2	5.7		
Excepting:					
Borough of Edgewater	5.1	5.2	5.5		
City of Garfield and Borough of Wallington	5.1	5.2	5.8		
Boroughs of East Paterson, Paramus and Ramsey, Township of Wyckoff and town of Mahwah			6.0		
Passaic County			5.8		
Excepting city of Paterson and Borough of Hawthorne			6.0		
Morris County			5.9		
Sussex County			6.0		

(b) Philadelphia, Pennsylvania area. In the Metropolitan Philadelphia area, comprising that section of the State of New Jersey which is within a radius of seventeen and one-half (17½) miles of the City Hall Building in the City of Philadelphia, Pennsylvania, maximum tank wagon prices of grades Nos. 5 and 6 fuel oil shall be as follows:

(2) For Nos. 2, 3, and 4 distillate fuel oil; Wholesale f. o. b. prices. (For tank wagon prices see section 2.30 (d) below.)

[All prices in cents per gallon]

At shipping points within—	F. o. b. terminals in bulk lots loaded into barge	F. o. b. terminals in bulk lots loaded into tank cars	Loaded into buyer's tank wagon in any quantity
New York City.....	5.1	5.3	5.6
Excepting Borough of Richmond.....	5.1	5.2	5.6
Westchester County.....			5.7
Excepting:			
Town of Mamaroneck.....			5.8
Towns of Chappaqua and Katonah.....			6.3
Nassau County.....			5.8
Excepting:			
Towns of Garden City and New Hyde Park.....			6.0
Towns of Massapequa, Merrick and West Hempstead.....			6.2
Suffolk County.....			5.9
Excepting:			
Towns of Amityville, Babylon, Bay Shore, Lindenhurst, Northport, Patchogue and Port Jefferson.....			6.0
Towns of Greenport, Montauk, Riverhead and Sag Harbor.....			6.2

(b) *Schenectady area.* In the Schenectady area comprising the County of Schenectady, New York and the adjoining towns of Ballston Lake, Burnt Hills, Charlton, Elnora, Galway, Rexford and W. Charlton in Saratoga County, New York, the maximum prices for No. 2 fuel oil loaded into buyer's tank wagons shall be 5.7 cents per gallon.

(c) *Brewster, Patterson and Pawling.* In the towns of Brewster, Patterson, and Pawling, in the State of New York, maximum prices for kerosene, No. 1 fuel oil and range oil shall be as follows:

	Cents per gallon
Loaded into buyers' tank wagons.....	6.7
Loaded into containers, in quantities of 10 gallons or less.....	9.8
Tank wagon deliveries to resellers in quantities of 25 gallons or over.....	8.8
Tank wagon deliveries to consumers in quantities of 25 gallons or over.....	9.3
Tank wagon deliveries to consumers in quantities of less than 25 gallons.....	10.8

(d) *State of New York.* Maximum tank wagon prices for Nos. 2, 3 and 4 distillate fuel oils to consumers in the State of New York shall be as designated below:

(1) For single lot deliveries of 100 gallons or more.

Within the county of	Cents per gallon
Albany.....	7.5
Excepting: Township of Rensselaerville.....	7.8
Allegany.....	8.7
Excepting: Townships of New Hudson, Belfast, Angelica, Almond, West Almond and all townships north thereof.....	9.0
Bronx.....	7.5
Broome.....	8.7
Cattaraugus.....	8.7
Excepting: Townships of Conewango, Napoli, Little Valley, Great Valley, Humphrey, Ischua, and all townships north thereof.....	8.9
Cayuga.....	8.1
Excepting: Townships of Sterling, Moravia, Locke, Summer Hill and Sempronius.....	8.4
Chautauqua.....	8.5
Excepting: Townships of Sheridan, Dunkirk, Hanover, Pomfret, Arkwright, Villenova, Cherry Creek, Ellington, Charlotte, Stockton, Portland, Chautauqua, Westfield, Ripley, Mina, Sherman, and North Harmony.....	8.6

Within the county of—Con.	Cents per gallon
Chemung.....	8.6
Chenango.....	8.2
Excepting: Townships of Coventry, Greene, Smithville, German, Pitcher, and Lincklaen.....	8.7
Clinton.....	7.9
Excepting: Townships of Ausable, Black Brook, Champlain, Clinton, Mooers, Ellenburg, Altoona, and Chazy.....	8.3
Columbia.....	7.5
Cortland.....	8.6
Delaware.....	8.2
Dutchess.....	7.5
Excepting: Townships of Pawling, Dover, Amenia, and Northeast.....	7.8
Erie.....	8.5
Excepting: Townships of Collins, Concord, Sardinia.....	8.9
Essex.....	7.9
Excepting: Townships of Wilmington, Jay and Chesterfield.....	8.3
Townships of St. Armand, North Elba, North Hudson, Keene, Newcomb, Minerva, and Schroon.....	8.7
Franklin.....	8.7
Fulton.....	7.8
Excepting: Townships of Stratford, Garoga, Bleeker, Mayfield, Northampton, Broadalbin and Oppenheim.....	8.3
Genesee.....	8.5
Greene.....	7.6
Excepting: Townships of Ashland, Durham, Halcott, Hunter, Jewett, Lexington, Prattsville, and Windham.....	7.9
Hamilton.....	8.7
Excepting: Townships of Long Lake and Inlet.....	9.1
Herkimer.....	7.9
Excepting: Townships of Ohio and Webb.....	8.6
Jefferson.....	8.5
Kings.....	7.5
Lewis.....	8.7
Livingston.....	8.5
Excepting: Townships of Portage, Nunda, Ossian, West Sparta, and Mount Morris.....	9.0
Madison.....	7.9
Excepting: Township of Sullivan.....	8.1
Townships of Cazenovia, Fenner, Nelson, De Ruyter, Georgetown, Lebanon, Hamilton, Brookfield, Madison, and Eton.....	8.5
Monroe.....	8.2
Excepting: Townships of Hamlin, Clarkson, and Sweden.....	8.5
Montgomery.....	7.8
Nassau.....	7.6
New York.....	7.5
Niagara.....	8.6

Within the county of—Con.	Cents per gallon
Oneida.....	7.9
Excepting: Townships of Boonville, Remsen, Steuben, Western, Ava, Lee, Annsville, Florence, Camden, and Vienna.....	8.2
Township of Forestport.....	8.6
Onondaga.....	8.1
Excepting: Townships of Lysander and Spafford.....	8.3
Ontario.....	8.1
Excepting: Townships of Farmington, Victor, W. Bloomfield, E. Bloomfield, Richmond, Bristol, Canadice, South Bristol, and Naples.....	8.2
Orange.....	7.6
Excepting: Townships of Deer Park, Greenville, Mt. Hope, Wallkill, Crawford, Wawayanda, and Minisink.....	7.9
Orleans.....	8.5
Oswego.....	8.5
Otsego.....	8.1
Excepting: Townships of Unadilla, Butternuts, Morris, Pittsfield, and Edmeston.....	8.2
Putnam.....	7.5
Queens.....	7.5
Rensselaer.....	7.5
Excepting: Township of Hoosick.....	7.8
Richmond.....	7.5
Rockland.....	7.5
St. Lawrence.....	8.6
Saratoga.....	7.8
Schenectady.....	7.6
Schoharie.....	7.8
Excepting: Townships of Jefferson, Gilboa, and Coneville.....	8.1
Schuyler.....	8.6
Seneca.....	8.1
Excepting: Townships of Lodi and Covert.....	8.4
Steuben.....	8.6
Excepting: Townships of Hornellville, Hartsville, Greenwood, West, Union, Troupsburg, Jasper, Canisteo, Howard and Freemont.....	8.9
Suffolk.....	7.7
Excepting: Township of Brookhaven.....	7.8
Townships of Riverhead, Southampton, Southold, and East Hampton.....	7.9
Township of Shelter Island.....	8.4
Sullivan.....	7.9
Tioga.....	8.7
Tompkins.....	8.4
Ulster.....	7.6
Excepting: Townships of Hardenbergh and Shandaken.....	8.0
Warren.....	8.3
Excepting: Townships of Queensbury, Bolton, Luzerne, and Warrensburg.....	7.8
Washington.....	7.8
Excepting: Townships of Granville, Hebron, Hartford, and Putnam.....	8.0
Wayne.....	8.1
Excepting: Townships of Ontario, Wallworth, Macedon, Palmyra, Marion and Williamson.....	8.2
Westchester.....	7.5
Wyoming.....	8.5
Excepting: Townships of Arcade, Eagle Pike and Genesee Falls.....	9.0
Yates.....	8.1
Excepting: Township of Starkey.....	8.6

(2) For single lot deliveries of less than 100 gallons the maximum price within any county or township listed in subparagraph (1) above shall be increased by 0.5¢ per gallon.

(e) *Counties of Erie and Niagara.* Maximum prices for No. 6 fuel oil in the counties of Erie and Niagara in the State of New York shall be as designated below:

For tank car deliveries in any quantity.	5.3
For motor transport deliveries into buyers storage ¹	5.3
For tank wagon deliveries into buyers storage ²	6.0

¹ Motor transport for purposes of this section only refers to motor truck deliveries in single lots of 3000 gallons or more.

² Tank wagon deliveries for purposes of this section only refers to motor truck deliveries in single lots of less than 3000 gallons.

[Sec. 2.30 amended by Am. 2, 9 F.R. 3076, effective 3-27-44; Am. 10, 9 F.R. 5725, effective 5-31-44; Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 12, 9 F.R. 8987, effective 7-31-44; Am. 17, 9 F.R. 10639, effective 9-1-44; Am. 25, 10 F.R. 2080, effective 2-26-45; Am. 36, 10 F.R. 13494, effective 11-1-45 and Am. 43, effective 4-10-46]

SEC. 2.31 North Carolina.

SEC. 2.32 North Dakota.

SEC. 2.33 Ohio—(a) *Counties of Cuyahoga, Lorain, Medina, Summit, Stark, Portage, Geauga, Lake, Ashtabula, Trumbull, Mahoning and Columbiana.* In the above counties in the State of Ohio the maximum prices of the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District One or the State of Michigan.*

Products	Cents per gallon
Kerosene and distillate fuel oils:	
41 API gravity and above w. w. kerosene.....	6.25
No. 1 prime white distillate (fuel oil) range or stove oil and No. 1 fuel oil.....	6.125
No. 2 fuel oil.....	6.00
No. 3 fuel oil.....	6.00

¹ For Stark County deduct .25.

(2) *F. o. b. refineries on sales to the United States Government or any agency thereof.*

Product	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.75

(b) *Counties of Allen, Hancock, Lucas, Putnam, Wood, and Licking.* In the above counties in the State of Ohio the maximum prices of the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points for shipment to Petroleum Administration for War District 1 or the State of Michigan.*

Products	Cents per gallon
Kerosene and distillate fuel oils:	
41 API gravity and above w. w. kerosene.....	6.25
No. 1 prime white distillate (fuel oil) range or stove oil and No. 1 fuel oil.....	5.75
No. 2 fuel oil.....	5.50
No. 3 fuel oil.....	5.50
Diesel fuel (distillate): Navy Department specification 7-0-2.....	5.625

¹ Applies only f. o. b. refineries and only on sales to the United States Government or any agency thereof.

(2) *For shipment to destinations other than in Petroleum Administration for War District 1 or the State of Michigan—(i) For No. 1 prime white distillate, range or stove oil and No. 1 fuel oil.* Maximum prices of No. 1 prime white distillate, range or stove oil and No. 1 fuel oil in bulk lots f. o. b. shipping points in the above counties for shipment to ultimate destinations other than Petroleum Administration for War District 1 or the State of Michigan shall be as those established under subparagraph (1) above or as determined under other sections of this regulation, whichever may be higher.

(ii) *For certain diesel fuel on sales to the United States Government or any agency thereof.* The maximum price for diesel fuel, Navy Department specification 7-0-2, f. o. b. refineries in the above counties of the State of Ohio shall be 5.625¢ per gallon.

(c) *Counties of Hamilton, Clermont, Brown, Adams, Scioto, Lawrence, Gallia, and Meigs.* In the above counties in the State of Ohio the maximum prices of the products listed below in bulk lots shall be as follows:

(1) *F. o. b. shipping points for shipment to Petroleum Administration for War District One or the State of Michigan.*

Products	Cents per gallon
Kerosene and distillate fuel oils:	
41 API gravity and above w. w. kerosene.....	6.125
No. 1 prime white distillate (fuel oil) range or stove oil and No. 1 fuel oil.....	5.625
No. 2 fuel oil.....	5.50
No. 3 fuel oil.....	5.50

(2) *F. o. b. refineries on sales to the United States Government or any agency thereof.*

Products	Cents per gallon
Diesel fuel, Navy Department specification 7-0-2.....	5.625

[Paragraphs (a), (b) and (c) amended by Am. 9, 9 F.R. 4779, effective 5-1-44]

SEC. 2.34 Oklahoma—(a) *State of Oklahoma—(1) F. o. b. refinery prices for kerosene and various distillates.* Maximum prices, f. o. b. refineries in the State of Oklahoma, of the products listed below in bulk lots loaded into tank cars, motor transports and pipe lines shall be as follows:

Products	Cents per gallon
Kerosene, distillate fuel oils and gas oils:	
42-44 API grav. w. w. kerosene.....	4.50
41-43 API grav. w. w. kerosene.....	4.375
Range or stove oil.....	4.00
No. 1 prime white distillate (fuel oil).....	3.875
No. 1 straw fuel oil.....	3.75
No. 2 fuel oil.....	3.625
No. 3 fuel oil.....	3.50
Gas oil zero cold test (32-36 API gravity).....	3.375
Gas oil, ordinary.....	3.00
Diesel fuel (distillate): Navy Department specification 7-0-2.....	4.00

¹ Applies only on sales to United States Government or any agency thereof.

[Subparagraph (1), formerly paragraph (a) amended by Am. 9, 9 F.R. 4779, effective 5-1-44; and Am. 20, 9 F.R. 13522, effective 11-15-44. Headnote added by Am. 25]

(2) *Liquefied petroleum gas; maximum delivered price to consumers.* Within the State of Oklahoma the maximum price to consumers except tank car purchasers for any grade of liquefied petroleum gas, delivered in bulk in single lots of more than 500 gallons, shall be 6 cents per gallon.

[Subparagraph (2) added by Am. 25, 10 F.R. 2080, effective 2-26-45; corrected 10 F.R. 2517, effective 3-10-45]

SEC. 2.35 Oregon—(a) *Portland Area.* In the Portland Area¹ maximum prices for the products listed below shall be as follows:

(1) *F. o. b. tanker terminals—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal Agencies making purchases under T. P. S. contracts.²*

Products	Loaded into tankers ³	Loaded into barges ⁴	Loaded into tank cars and tank trucks and trailers (cents per gallon)	Loaded into buyer's drums ⁵
Kerosene ⁶	6.50	6.625	6.75	7.50
Diesel fuel (U. S. Specification 2-102-C Grade C).....	5.05			

¹ Tanker terminals at Linnton, Willbridge, Portland, Oregon, and Vancouver, Washington, are within the Portland Area.

² Maximum prices to other Federal agencies shall be established by application under section 8.3.

³ When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks, truck and trailers or cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

⁴ For single lot deliveries under 6,500 gallons add 1/4 of a cent per gallon.

⁵ Prices cover only the product and the unloading, filling, stenciling and reloading of drums into transportation facilities.

⁶ Includes all grades of solvent extracted or acid-treated kerosene.

[Paragraph (a) added by Am. 31, 10 F.R. 10434, effective 8-29-45]

SEC. 2.36 Pennsylvania—(a) *Philadelphia area.* In the Philadelphia area, comprising the Counties of Philadelphia, Montgomery, Chester, Delaware and Bucks in the State of Pennsylvania maximum tank wagon prices of grades Nos. 2, 3, and 4 distillate fuel oils shall be as follows:

	Cents per gallon
For deliveries in single lots of 100 gallons or more.....	7.5
For deliveries in single lots of less than 100 gallons.....	8.0

(b) *Metropolitan Philadelphia area.* In the Metropolitan Philadelphia area comprising that section of the State of Pennsylvania which is within a radius of seventeen and one-half (17½) miles of the City Hall Building in the City of Philadelphia, Pennsylvania, maximum

tank wagon prices of grades Nos. 5 and 6 fuel oil shall be as follows:

Grades:	Cents per gallon
Grade No. 5 fuel oil in single lots of 1,000 gallons or more	5.15
Grade No. 5 fuel oil in single lots of less than 1,000 gallons	5.65
Grade No. 6 fuel oil in any quantity	4.44

(c) *State of Pennsylvania.* Maximum tank wagon prices for Nos. 2, 3, and 4 distillate fuel oils to consumers in the State of Pennsylvania shall be as designated below:

(1) *For single lot deliveries of 100 gallons or more.*

Within the county of:	Cents per gallon
Adams	7.8
Allegheny	7.8
Armstrong	7.8
Beaver	7.8
Bedford	8.3
Berks	7.8
Blair	8.3
Bradford	8.3
Bucks	7.5
Butler	7.8
Cambria	8.3
Cameron	8.3
Carbon	8.3
Centre	8.3
Chester	7.5
Clarion	7.8
Clearfield	8.3
**Excepting: Township of Sandy	7.8
Clinton	8.3
**Excepting: Townships of Chapman, East Keating, Leidy, Noyes and West Keating	7.8
Columbia	8.3
Crawford	7.8
Cumberland	7.8
Dauphin	7.8
Delaware	7.5
Elk	8.3
Erie	8.8
Fayette	8.3
Forest	7.8
Franklin	7.8
Fulton	8.3
Greene	8.3
Huntingdon	8.3
Indiana	8.3
Jefferson	8.3
Juniata	8.3
Lackawanna	8.3
Lancaster	7.8
Lawrence	8.8
Lebanon	7.8
Lehigh	7.8
Luzerne	8.3
Lycoming	8.3
McKean	8.3
Mercer	7.8
Mifflin	8.3
Monroe	8.3
Montgomery	7.5
Montour	8.3
Northampton	7.8
Northumberland	8.3
Perry	7.8
Philadelphia	7.5
Pike	8.3
Potter	8.3
Schuylkill	8.3
Snyder	8.3
Somerset	8.3
Sullivan	8.3
Susquehanna	8.3
Tioga	8.3
Union	8.3
Venango	7.8
Warren	7.8
Washington	8.3
Wayne	8.3

Within the county of:	Cents per gallon
Westmoreland	8.3
**Excepting: Townships of Derry, Fairfield, Ligonier and St. Clair	8.3
Wyoming	8.3
York	7.8

(2) *For single lot deliveries of less than 100 gallons the maximum price within each county listed in subparagraph (1) above shall be increased by 0.5¢ per gallon.*

[Cents per gallon]

City and town	F. o. b. refineries and sea-board tanker terminals in bulk lots loaded into tank cars or motor transports	F. o. b. refineries and sea-board tanker terminals in bulk lots loaded into tank cars or motor transports	F. o. b. barge terminals in bulk lots loaded into tank cars or motor transports	Loaded into buyers' tank wagons	Loaded into containers, in quantities of 10 gallons or less	Tank wagon deliveries to resellers in quantities of 25 gallons and over	Tank wagon deliveries to consumers in quantities of 25 gallons and over	Tank wagon deliveries to consumers in quantities of less than 25 gallons and truck deliveries in quantities of less than 25 gallons
Barrington				6.4	8.8	8.7	9.0	10.5
Bristol				6.4	8.8	8.7	9.0	10.5
Burrillville					8.9	8.8	9.1	10.6
Central Falls City				6.3	8.7	8.6	8.8	10.3
Charleston					8.7	8.6	8.9	10.4
Coventry					8.9	8.8	9.1	10.6
Cranston City				6.3	8.7	8.6	8.8	10.3
Cumberland					8.7	8.6	8.9	10.4
East Greenwich				6.4	8.8	8.7	9.0	10.5
East Providence	5.45	5.7	5.8	6.3	8.7	8.6	8.8	10.3
Exeter					8.9	8.8	9.1	10.6
Foster					8.9	8.8	9.1	10.6
Gloucester					8.9	8.8	9.1	10.6
Hopkinton					8.7	8.6	8.9	10.4
Jamestown					9.5	9.8	10.0	11.5
Johnston					8.7	8.6	8.8	10.3
Lincoln					8.7	8.6	8.8	10.3
Little Compton					8.9	8.8	9.1	10.6
Middletown					8.9	8.8	9.1	10.6
Narragansett					8.7	8.6	8.9	10.4
Newport City				6.5	8.9	8.8	9.1	10.6
North Kingston					8.9	8.8	9.1	10.6
North Providence				6.3	8.7	8.6	8.8	10.3
North Smithfield					8.7	8.6	8.9	10.4
Pawtucket City			5.8	6.3	8.7	8.6	8.8	10.3
Portsmouth					8.9	8.8	9.1	10.6
Providence City	5.45	5.7	5.8	6.3	8.7	8.6	8.8	10.3
Richmond					8.7	8.6	8.9	10.4
Scituate					8.9	8.8	9.1	10.6
Smithfield					8.7	8.6	8.8	10.3
South Kingston					8.7	8.6	8.9	10.4
Tiverton		5.7			8.9	8.8	9.1	10.6
Warren				6.4	8.8	8.7	9.0	10.5
Warwick City				6.4	8.8	8.7	9.0	10.5
Westerly					8.7	8.6	8.9	10.4
West Greenwich					8.9	8.8	9.1	10.6
West Warwick				6.4	8.8	8.7	9.0	10.5
Woonsocket				6.4	8.7	8.6	8.9	10.4

(2) *For Nos. 2 and 3 fuel oil.*

[Cents per gallon]

	F. o. b. refineries and sea-board tanker terminals loaded into barges	F. o. b. refineries and sea-board tanker terminals loaded into tank cars or motor transports	F. o. b. barge terminals loaded into tank cars or motor transports	Loaded into buyers' tank wagons except at jobbers' inland bulk plants	Loaded into tank wagons at jobbers' inland bulk plants	Tank wagon deliveries to consumers in quantities of 100 gallons and over	Tank wagon deliveries to consumers in quantities of less than 100 gallons
Barrington						7.6	8.1
Bristol						7.6	8.1
Burrillville						7.6	8.1
Central Falls City						7.6	8.1
Charlestown						7.6	8.2
Coventry						7.6	8.1
Cranston City					5.9	7.6	8.1
Cumberland						7.6	8.1
East Greenwich						7.6	8.1
East Providence	5.05	5.20		5.7	5.9	7.6	8.1
Exeter						7.6	8.1
Foster						7.6	8.1
Gloucester						7.6	8.1
Hopkinton						7.7	8.2
Jamestown						8.6	9.1
Johnston						7.6	8.1
Lincoln						7.6	8.1
Little Compton						7.8	8.3
Middletown						7.9	8.4
Narragansett						7.6	8.1
Newport City						7.9	8.4
North Kingston						7.6	8.1

[Sec. 236 amended by Am. 10, 9 F.R. 5725, effective 5-31-44; Am. 13, 9 F.R. 9402, effective 8-1-44; Am. 17, 9 F.R. 10639, effective 9-1-44; Am. 39, 10 F.R. 11634, effective 1-14-46 and Am. 43, effective 4-10-46]

SEC. 237 *Rhode Island*—(a) *State of Rhode Island.* In the State of Rhode Island, at the points designated below, maximum prices shall be as follows:

(1) *For kerosene, No. 1 fuel oil and range oil.*

41 degrees gravity API, is to be considered a gas oil. For grades of gas oil claimed to be special grades sellers may not charge higher prices than established for gas oils in this section 2.41 (a) without a written order from the Administrator.

* These prices apply only to fuels sold for use in Diesel engines.

* Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

[Subparagraph (1) amended by Am. 24, 10 F.R. 739, effective 1-23-45]

(2) Diesel oil; ships' bunkers. Maximum prices for residual and distillate diesel oil, ships' bunkers (ex lightering) shall be:

Dollars per barrel

Grade: Residual..... 1.35
Distillate, below 28° API gravity..... 1.35
Distillate, 23° API gravity and above..... 1.65

* On single lot deliveries of less than 50 barrels add 0.10 per barrel.

[Subparagraph (2) amended by Am. 12, 9 F.R. 8967, effective 7-31-44]

(b) At inland Texas points—(1) F. o. b. refineries at Texas Panhandle, West Texas, North Texas and East Texas points. Maximum prices of petroleum products listed below loaded into tank cars, motor transports, and pipe lines:

f. o. b. refineries, located in Texas Panhandle, West Texas, North Texas, and East Texas* for shipment to the destinations indicated below: shall be as follows:

Products	For shipment to ultimate destinations		
	Column 1 Ariz., Ark., Colo., La., N. Mex., Okla., and Texas	Column 2 PAW District 1	Column 3 Other States
Kerosene, distillate fuel oils and gas oils:			
42-44 API gravity w. w. Kerosene.....	4.30	4.125	4.375
41-43 API gravity w. w. Kerosene.....	4.375	4.125	4.25
Range or stove oil.....	4.00	3.875	3.875
No. 1 Prime White Distillate (fuel oil).....	3.875	3.875	3.75
No. 1 Straw Fuel Oil.....	3.75	3.75	3.625
No. 2 Fuel Oil.....	3.625	3.625	3.50
No. 3 Fuel Oil.....	3.50	3.50	3.375
Gas Oil, Zero Cold Test (32-36 API Gr.).....	3.375	3.375	3.25
Gas Oil, Ordinary.....	3.00	3.00	2.875
Diesel fuels (distillate): ¹			
88 Diesel Index and above.....	4.25	4.25	4.125
83-87 Diesel Index.....	4.00	4.00	3.875
43-82 Diesel Index.....			

[Table amended by Am. 24, 10 F.R. 739, effective 1-23-45]

* Column 2 prices apply to all shipping points within the designated areas for shipments to ultimate destinations in Petroleum Administration for War District 1.

* Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipelines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

* The Texas Panhandle Area comprises the Counties of Dallam, Sherman, Hansford, Ochiltree, Lipscomb, Hartley, Moore, Hutchinson, Roberts, Hemphill, Oldham, Potter, Carson, Gray, Wheeler, Deaf Smith, Randall, Armstrong, Donley, Collingsworth, Farmer, Castro, Garza, Briscoe, Hall, Childress in the State of Texas.

* The West Texas Area comprises the Counties of Bailey, Lamb, Hale, Floyd, Motley, Cottle, Hardeman, Foard, Cochran, Heckley, Lubbock, Crosby, Dickens, King, Knox, Yoakum, Terry, Lynn, Garza, Kent, Stonewall, Haskell, Gaines, Dawson, Borden, Scurry, Fisher, Jones, Andrews, Martin, Howard, Mitchell, Nolan, Taylor, Loving, Winkler, Ector, Midland, Glasscock, Sterling, Coke, Rains, Wood, Cass, Smith, Upshur, Marion, Gregg, Harrison, Augsburger, Cherokee, Rusk, Fannin, Anderson, Nacogdoches, Shelby, Houston, Angelina, Trinity, Pelt, Tyler, San Augustine, Sabine, Jasper, Newton in the State of Texas.

* For the Texas Panhandle Area Column 1 prices also apply to ultimate destinations in the Counties of Jewell, Mitchell, Lincoln, Ellsworth, Rice, Reno, Kingman, Harper, and all counties west thereof in the State of Kansas.

* These prices apply only to fuels for use in Diesel engines.

[Footnote 2 amended by Am. 24, 10 F.R. 739, effective 1-23-45]

Tank wagon areas	[Cents per gallon]				
	F. o. b. refineries and seaboard terminals loaded into tank cars or motor transports	F. o. b. refineries and seaboard terminals loaded into tank cars or motor transports	Loaded into bulk plants	Loaded into bulk plants	Tank wagon delivered to consumers in quantities of 100 or less than 100 gallons
North Providence.....			5.9	7.6	8.1
North Smithfield.....			5.9	7.6	8.1
Pawtucket City.....			5.9	7.6	8.1
Providence City.....			5.9	7.6	8.1
Rumford.....			5.9	7.6	8.1
Seton.....			5.9	7.6	8.1
South Kingston.....			5.9	7.6	8.1
Tiverton.....			5.9	7.6	8.1
Warwick City.....			5.9	7.6	8.1
West Greenwich.....			5.9	7.6	8.1
West Warwick.....			5.9	7.6	8.1
Woonsocket.....			5.9	7.6	8.1

[Sec. 2.37 amended by Am. 2, 9 F.R. 3076, effective 8-27-44; Am. 11, 9 F.R. 7137, effective 7-1-44 and Am. 43, effective 4-10-46]

Sec. 2.38 South Carolina—(a) Pee Dee River section. The maximum tank wagon prices for the products listed below in the following tank wagon areas shall be as follows:

Tank wagon areas	[Cents per gallon]	
	Kerosene	No. 1 fuel oil
Bennettsville.....	10.3	9.6
Conway.....	10.3	10.0
Darlington.....	10.3	10.0
Dillon.....	10.3	10.0
Florence.....	10.3	10.0
Georgetown.....	10.3	10.0
Hartsville.....	10.3	10.0
Kingstree.....	10.3	10.0
Lake View.....	10.3	10.0
Lamar.....	10.3	10.0
Latta.....	10.3	10.0
Monroe.....	10.3	10.0
Myrtle Beach.....	10.3	10.0
Nichols.....	10.3	10.0
Olanta.....	10.3	10.0
Spartanburg.....	10.3	10.0

[Sec. 2.39 amended by Am. 17, 9 F.R. 10639, effective 9-1-44 and Am. 43, effective 4-10-46]

Sec. 2.39 South Dakota.

Sec. 2.40 Tennessee.

Sec. 2.41 Texas—(a) Texas Gulf Coast ports—(1) Maximum prices in bulk lots f. o. b. refineries and tanker terminals.

Products: Kerosene, distillate fuel oils and gas oils:

Kerosene, water white (41 API gravity and above)..... 4.125

Range or stove oil..... 3.875

No. 1 fuel oil..... 3.875

No. 2 fuel oil..... 3.75

No. 3 fuel oil..... 3.75

Gas oil: zero cold test (or below)..... 3.50

Gas oil: above zero cold test..... 3.375

Diesel fuels (distillate):¹

Diesel index 53 and above..... 4.25

Diesel index 53-57..... 4.125

Diesel index 43-52..... 4.00

* When any of the above products except gas oils are loaded into pipe line (see note 5 below), tank car, motor transport or tank wagon for shipment to ultimate destinations other than in Petroleum Administration for War District 1, seller may charge prices in this table or his maximum prices under other sections of this regulation, whichever may be higher.

* If range or stove oil or No. 1 fuel oil conform to all of a particular seller's specifications for water white kerosene of 41 API gravity and above the maximum price for such products shall be 4.125¢ per gallon for such seller.

* Unless separately listed as another product in the above table or any other part of section 2.41 (a), any refined distillate or overhead petroleum product (except lube distillates or naphthas sold for blending with gasoline or natural gasoline) of lower than

(2) *F. o. b. refineries¹ at Lower Inland Texas points.* Maximum prices of the petroleum products listed below loaded² into tank cars, motor transports and pipelines f. o. b. refineries¹ located in Lower Inland Texas³ for shipments to the destinations indicated below shall be as follows:

Products	For shipment to ultimate destinations	
	Column 1	Column 2
	PAW District 1	Other States except Texas
Kerosene, distillate fuel oils and gas oils:		
42-44 API gravity w. w. kerosene	4.125	4.375
41-43 API gravity w. w. kerosene	4.125	4.25
Range or Stove Oil	3.875	3.875
No. 1 Prime White Distillate (fuel oil)	3.875	3.75
No. 1 Straw Fuel Oil	3.75	3.625
No. 2 Fuel Oil	3.625	3.50
No. 3 Fuel Oil	3.50	3.375
Gas Oil ⁴ Zero Cold Test (or below)	3.375	3.25
Gas Oil ⁴ Above Zero Cold Test	3.25	3.125
Diesel fuels (distillate): ⁵		
58 Diesel Index and above	4.25	4.125
53-57 Diesel Index	4.125	4.0
43-52 Diesel Index	4.0	3.875

¹ Column 1 prices apply to all shipping points within the designated area for shipment to ultimate destinations in Petroleum Administration for War District 1.

² Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipelines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

³ The Lower Inland Texas Area (except for shipping points located at Gulf Coast ports) comprises the Counties of Jackson, Lavaca, Gonzales, Bastrop, Travis, Williamson, Burnet, Llano, Gillespie, Kerr, Kinney, Maverick, Webb, Duval, Jim Wells, Nueces, Kleberg, San Patricio, Refugio, Calhoun, Aransas, Victoria, Goliad, Bee, DeWitt, Karnes, Wilson, Guadalupe, Caldwell, Real, Bexar, Comal, Hays, Kendall, Blanco, Bandera, Uvalde, Medina, Zavala, Frio, Atascosa, Dimmit, La Salle, McMullen, Live Oak, Jefferson, Orange, Hardin, Liberty, San Jacinto, Walker, Madison, Leon, Robertson, Falls, Bell, Milam, Lee, Fayette, Colorado, Wharton, Matagorda, Brazoria, Galveston, Chambers, Fort Bend, Harris, Austin, Waller, Montgomery, Washington, Grimes, Burleson, Brazos, Zapata, Jim Hogg, Brooks, Kenedy, Starr, Hidalgo, Willacy, and Cameron in the State of Texas.

⁴ Unless separately listed as another product in the above table, any refined distillate or overhead petroleum product (except lube distillates or naphthas sold for blending with gasoline or natural gasoline) of lower than 41 degrees gravity, API, is to be considered a gas oil. For grades of gas oils claimed to be special grades sellers may not charge higher prices than established for gas oils in this paragraph (b) (2) without prior written approval from the Petroleum Branch of the Office of Price Administration, Washington, D. C.

⁵ These prices apply only to fuels sold for use in Diesel engines.

[Subparagraph (2) added by Am. 12, 9 F.R. 8987, effective 7-31-44]

[Paragraph (b), formerly (c), redesignated by Am. 23, effective 12-28-44]

(c) *Corpus Christi area—Liquefied petroleum gas.* In the Corpus Christi area, comprising the Counties of Refugio, Nueces, Jim Wells and Duval, the maximum price of liquefied petroleum gas f. o. b. refineries and loaded into tank cars, motor transports and pipe lines for shipment to ultimate destinations in Texas, Louisiana, Arkansas, Oklahoma and New Mexico shall be 2.5¢ per gallon.

[Paragraph (c), formerly (d), added by Am. 21, 9 F.R. 14064, effective 12-2-44; redesignated (c) by Am. 23, effective 12-28-44]

(d) *Texas Panhandle and certain West Texas Counties; Liquefied petroleum gas.* Within the Texas Panhandle Area, as the

same is defined in section 2.41 (b) (1) above, and within the West Texas Counties of Bailey, Lamb, Hale, Floyd, Motley, Cottle, Cochran, Hockley, Lubbock, Crosby, Dickens, King, Yoakum, Terry, Lynn, Garza, Kent and Stonewall, the maximum price to consumers for any grade of liquefied petroleum gas, delivered in bulk in single lots of more than 500 gallons, shall be 6¢ per gallon.

[Paragraph (d) added by Am. 25, 10 F.R. 2080, effective 2-26-45]

SEC. 2.42 Utah.—

SEC. 2.43 Vermont—(a) *State of Vermont.* The maximum tank wagon prices of Nos. 2 and 3 fuel oil to consumers in the following townships and cities in the State of Vermont shall be as follows:

(1) *For single lot deliveries of 100 gallons or more:*

	Cents per gallon
Adams	8.0
Addison	8.3
Albany	9.1
Alburg	8.3
Andover	8.7
Arlington	7.9
Athens	8.7
Averill	9.7
Avery's Gore (Averill District)	9.7
Avery's Gore (St. Albans District)	8.2
Bakersfield	8.2
Baltimore	8.2
Barnard	8.6
Barnet	8.7
Barre	8.7
Barre City	8.7
Barton	9.1
Basin Harbor	8.3
Belvidere	8.3
Belvidere Center	8.3
Belvidere Corners	8.3
Bennington	7.9
Benson	7.8
Berlin	8.7
Berkshire	8.7
Bethel	8.9
Binghamville	8.3
Bloomfield	9.7
Bolton	8.0
Bradford	8.7
Braintree	8.9
Brandon	8.0
Brattleboro	8.7
Bridgewater	8.6
Bridport	8.5
Brighton	9.1
Bristol	8.3
Brookfield	8.9
Brookline	8.7
Brownington	9.1
Brunswick	9.7
Burke	8.7
Burlington City	7.7
Cabot	8.7
Calais	8.7
Cambridge	8.3
Cambridge Junction	8.3
Canaan	9.7
Castleton	7.8
Cavendish	8.2
Cedar Beach	8.0
Charleston	9.1
Charlotte	8.0
Checkerberry Village	8.0
Chelsea	8.7
Chester	8.2
Chittendon	8.0
Clarendon	8.0
Cloverdale	8.3
Colbyville	8.3
Colchester	8.0
Concord (excluding E. Concord)	8.7
Corinth	8.7
Cornwall	8.5
Coventry	9.1

	Cents per gallon
Craftsbury	8.7
Danby	7.9
Danville	8.7
Derby	9.1
Dorset	7.9
Dummerston	8.7
Duxbury	8.3
East Barnard	8.9
East Charlotte	8.0
East Concord	9.5
East Dover	8.7
East Fletcher	8.3
East Georgia	8.2
East Granville	8.9
East Haven	8.7
East Monkton	8.3
East Montpelier	8.7
Eden	8.7
Elmore	8.7
Enosburg	8.7
Essex Center	8.0
Essex Junction	7.7
Fairfax	8.2
Fairfield	8.2
Fairhaven	7.8
Fairlee	8.7
Fayston	8.3
Ferdinand	9.1
Ferrisburg	8.3
Fletcher	8.3
Fort Ethan Allen	7.7
Franklin	8.7
Georgia	8.2
Glastenbury	7.9
Glover	9.1
Goshen	8.0
Grafton	8.7
Granby	8.7
Grand Isle	8.0
Grand Isle Station	8.0
Granville	8.7
Greensboro	8.7
Groton	8.7
Guilford	8.7
Guildhall	9.5
Halifax	8.2
Hancock	8.7
Hanksville	8.0
Hardwick	8.7
Hartford	8.6
Hartland	8.6
Highgate	8.2
Hinesburg	8.0
Holland	9.1
Hubbardton	7.8
Huntington	8.0
Huntington Center	8.0
Hyde Park	8.7
Ira	8.0
Irasburg	9.1
Isle La Motte	8.3
Jamaica	8.7
Jay	9.1
Jeffersonville	8.3
Jericho	8.0
Jericho Center	8.0
Johnson	8.7
Jonesville	8.0
Keelers Bay	8.0
Kirby	8.7
Ladd Bay	8.0
Landgrove	7.9
Lelcester	8.0
Lemington	9.7
Lewis	9.7
Lincoln	8.3
Londonderry	7.9
Long Point	8.3
Lowell	9.1
Ludlow	8.2
Lunenburg	9.5
Lyndon	8.7
Maldstone	9.5
Malletts Bay	7.7
Manchester	7.9
Marlboro	8.7
Marshfield	8.7
Mendon	8.0
Middlebury	8.5

	Cents per gallon
Middlesex	8.7
Middletown	7.8
Milton	8.2
Monkton Ridge	8.3
Montgomery	8.7
Montpelier	8.7
Moretown	8.7
Morgan	9.1
Morristown	8.7
Mount Holly	8.2
Mount Tabor	7.9
Muddy Brook	8.0
Newark	8.7
Newbury	8.7
Newfane	8.7
New Haven	8.3
New Haven Junction	8.3
New Haven Mills	8.3
Newport	9.1
Newport City	9.1
North Duxbury	8.3
North Ferrisburg	8.3
Northfield	8.7
North Hero	8.0
North Underhill	8.0
North Williston	8.0
Norton	9.7
Norwich	8.6
Orange	8.7
Orwell	8.0
Panton	8.3
Pawlet	8.0
Peacham	8.7
Peru	7.9
Pittsfield	8.7
Pittsford	8.0
Plainfield	8.7
Pleasant Valley	8.3
Plymouth	8.2
Pomfret	8.6
Poultney	7.8
Pownal	7.9
Proctor	8.0
Putney	8.7
Queen City Park	8.0
Randolph	8.9
Reading	8.6
Readsboro	7.8
Richford	8.7
Richmond	8.0
Ripton	8.5
Rochester	8.7
Rockingham	8.7
Roxbury	8.9
Royalton	8.9
Rupert	8.0
Rutland	8.0
Rutland City	8.0
Ryegate	8.7
St. Albans	8.2
St. Albans City	8.2
St. George	8.0
St. Johnsbury	8.7
Salisbury	8.0
Sandgate	7.9
Searsburg	7.9
Shaftsbury	7.9
Sharon	8.9
Sheffield	8.7
Shelburne	7.7
Shelburne Falls	7.7
Sheldon	8.7
Sherburne	8.7
Shoreham	8.5
Shrewsbury	8.0
Somers	7.9
South Burlington	7.7
South Hero	8.0
South Lincoln	8.3
South Starksboro	8.3
Springfield	8.7
Stamford	7.8
Stannard	8.7
Starksboro	8.0
Stockbridge	8.7
Stowe	8.7
Strafford	8.6
Stratton	7.9
Sudbury	8.0
Sunderland	7.9

	Cents per gallon
Sutton	8.7
Swanton	8.2
Thetford	8.6
Thompsons Point	8.3
Tinmouth	8.0
Topsham	8.7
Townshend	8.7
Troy	9.1
Tunbridge	8.9
Underhill	8.0
Underhill Center	8.0
Vergennes	8.3
Vernon	8.7
Vershire	8.7
Victory	8.7
Waitsfield	8.7
Walden	8.7
Waldsboro	8.7
Wallingford	8.0
Waltham	8.3
Warner's Grant	9.7
Warren	8.7
Warren Gore	9.7
Washington	8.7
Waterbury	8.3
Waterbury Center	8.3
Waterford	8.7
Waterville	8.3
Weathersfield	8.7
Wells	8.0
Westfield	9.1
Westford	8.0
Westminster	8.7
Westmore	9.1
Weston	8.2
West Addison	8.3
West Bolton	8.0
West Dover	7.9
West Fairlee	8.7
West Ferrisburg	8.3
West Haven	7.8
West Lincoln	8.3
West Milton	8.0
West Rutland	8.0
West Salisbury	8.5
West Windsor	8.6
Weybridge	8.5
Wheelock	8.7
Whiting	8.0
Whitingham	7.8
Williamstown	8.7
Williston	8.0
Wilmington	7.9
Windham	7.9
Windsor	8.7
Winhall	8.6
Winooski	7.7
Wolcott	8.7
Woodbury	8.7
Woodford	7.9
Woodstock	8.6
Worcester	8.7

(2) For single lot deliveries of less than 100 gallons, the maximum price at each point stated in subparagraph (1) above shall be increased by .5 of a cent per gallon.

[Sec. 2.43 amended by Am. 43, effective 4-10-46]

Sec. 2.44 Virginia—(a) Counties of Arlington and Fairfax. In the above counties of the State of Virginia, maximum prices shall be as follows:

(1) For kerosene, No. 1 fuel oil and range oil:

	Cents per gallon
Loaded into buyers' tank wagons	6.8
Tank wagon deliveries to resellers	9.3
Tank wagon deliveries to consumers in quantities of 25 gallons or over	9.3
Tank wagon deliveries to consumers in quantities of less than 25 gallons	10.8

(2) For No. 2, 3 and 4 distillate:

	Cents per gallon
Tank wagon deliveries to consumers in quantities of 100 gallons or over	7.9
Tank wagon deliveries to consumers in quantities of less than 100 gallons	8.4

[Sec. 2.44 amended by Am. 10, 9 F.R. 5725, effective 5-31-44; Am. 12, 9 F.R. 8937, effective 7-31-44 and Am. 43, effective 4-10-46]

Sec. 2.45 Washington—(a) Seattle and nearby areas. Within the City of Seattle and the areas listed below maximum tank wagon prices for P. S. No. 200 fuel oil shall be as follows:

	Cents per gallon		
Areas	On deliveries of 30 gallons or less	On deliveries of 40 to 149 gallons	On deliveries of 150 gallons or more
In the city of Seattle and that area adjacent thereto lying as far north as Alderwood Manor and as far south as Auburn and east as far as the western shore of Lake Sammamish	8.55	7.55	6.55
Bainbridge Island	9.05	8.05	7.05
In the area due east of Lake Sammamish and extending as far east as Summit	9.05	8.05	7.05

[Paragraph (a) added by Am. 18, 9 F.R. 12530, effective 10-19-44]

(b) Seattle Area. In the Seattle Area¹ maximum prices for the products listed below shall be as follows:

(1) F. o. b. tanker terminals—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal Agencies making purchases under T. P. S. contracts.²

Products	Loaded into tankers ³	Loaded into barges ⁴	Loaded into tank cars and tank trucks and trailers (cents per gallon)	Loaded in to buyer's drums ⁵
Kerosene ⁶	6.50	6.625	6.75	7.50
Diesel fuel (U. S. Specification 2-102-c Grade C)	5.05			

¹ Tanker terminals at Point Wells, Edmonds, Seattle, and Tacoma, Washington, are within the Seattle Area.

² Maximum prices to other Federal agencies shall be established by application under section 8.3.

³ When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks, truck and trailers or cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

⁴ For single lot deliveries under 6,500 gallons add $\frac{1}{4}$ of a cent per gallon.

⁵ Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

⁶ Includes all grades of solvent extracted or acid-treated kerosene.

[Paragraph (b) added by Am. 31, 10 F.R. 10434, effective 8-29-45]

Sec. 2.46 West Virginia.

Sec. 2.47 Wisconsin.

Sec. 2.48 Wyoming—(a) Cheyenne tank wagon area. The maximum tank wagon price for kerosene shall be 9¢ per gallon.

Sec. 2.49 Hawaii.

Sec. 2.50 Puerto Rico.

Sec. 2.51 [Revoked]

[Sec. 2.51 revoked by Am. 8, 9 F.R. 4686, effective 5-8-44]

SEC. 2.52 District of Columbia—(a)

For tank wagon deliveries. Maximum tank wagon prices shall be as follows:

(1) For kerosene, No. 1 fuel oil and range oil.

	Cents per gallon
Loaded into buyers' tank wagons.....	6.8
Tank wagon deliveries to resellers.....	9.3
Tank wagon deliveries to consumers in quantities of 25 gallons or over.....	9.3
Tank wagon deliveries to consumers in quantities of less than 25 gallons.....	10.8

(2) For Nos. 2, 3 and 4 distillate fuel oils.

	Cents per gallon
Tank wagon deliveries to consumers in quantities of 100 gallons or over.....	7.9
Tank wagon deliveries to consumers in quantities of less than 100 gallons.....	8.4

[Sec. 2.52 amended by Am. 12, 9 F.R. 8987, effective 7-31-44 and Am. 43, effective 4-10-46]

ARTICLE III—MAXIMUM PRICES FOR HEAVY FUEL OIL FOR AREAS NOT LIMITED TO A SINGLE STATE OR TERRITORY

SEC. 3.1 Products and area covered—

(a) Heavy fuel oil; definition of. The term heavy fuel oil as used in this Article means any of the following products, except diesel fuels, provided such products fall within Commercial Standard Specifications for fuel oils as to flash point, water, and sediment:

(1) Crude oil sold to tank wagon resellers for resale as fuel oil or gas enrichment oil or to consumers for use as fuel oil or gas enrichment oil;

(2) Residual fuel oil;

(3) Blends of (1) and (2) with each other;

(4) Blends of any of the foregoing with distillate fuel oils or other petroleum fractions.

(b) Area covered. The provisions of this article apply in the Continental United States (other than Petroleum Administration for War District V), Puerto Rico and the Virgin Islands of the United States.

[Paragraph (b) amended by Am. 24, 10 F.R. 739, effective 1-23-45]

SEC. 3.2. Permissible increases for certain marketers—(a) On certain f. o. b. refinery shipments. When made by an eligible marketer as defined in section 1.14 (j), the maximum price, on an f. o. b. refinery shipment from any point covered by section 3.4 to an ultimate destination other than in Petroleum Administration for War District 1, shall be the maximum f. o. b. refinery price established for the particular shipping point in such section plus 5.25 cents per barrel; or

(b) On sales to governmental agencies pursuant to public bidding. If bids are taken by a governmental agency on an f. o. b. shipping point price basis, then, on such a bid, if the bidder is an eligible

marketer, as defined in section 1.14 (j), he may bid and charge, for an f. o. b. refinery shipment from any point covered by section 3.4 the maximum f. o. b. refinery price established for the particular shipping point in such section plus 10.5 cents per barrel: *Provided*, That the laid-down cost to such governmental agency does not exceed the sum of the maximum f. o. b. price of each person participating in the particular bidding as determined or established under any other section of this regulation for the shipping point from which each bidder proposes to make shipment plus the actual cost of transportation that would be incurred from such point to destination by such person.

SEC. 3.3 Permissible brokerage charges to buyers. The terms "broker," "eligible broker" and "brokerage commission" are defined in section 1.14 (k) of this regulation. Except as herein provided, a buyer may not be charged brokerage commission which will increase the buyer's cost on an f. o. b. refinery shipment from any point covered by section 3.4 to more than the maximum f. o. b. refinery price established for the particular shipping point in such section. When, however, an f. o. b. refinery shipment from any point covered by such section has been found or negotiated by an eligible broker or eligible brokers a buyer may be charged brokerage commission, which, added to the f. o. b. refinery price established for the particular shipping point under such section, will not increase the buyer's f. o. b. refinery cost to more than 5.25 cents per barrel above such maximum price.

SEC. 3.4 Specific prices for heavy fuel oil f. o. b. certain shipping and delivery points—(a) No. 6 Commercial Standard Specification fuel oil. The maximum prices for heavy fuel oil within the Price Areas described in (b) below and set forth in this section shall apply as follows:

(1) In bulk lots f. o. b. refineries and seaboard tanker terminals for shipment to any destination;

(2) In bulk lots f. o. b. river tanker terminals at Albany, New York, and the Mississippi River up to and including Baton Rouge, Louisiana, for shipment to any destination;

(3) In bulk lots f. o. b. any bulk storage on sales of crude oil for shipment to any destination;

(4) In bulk lots f. o. b. any bulk storage outside Petroleum Administration for War District 1 for shipment to ultimate destinations in Petroleum Administration for War District 1.

[Section and paragraph heading amended by Am. 35, 10 F.R. 13121, effective 10-27-45]

(b) No. 6 Commercial Standard Specifications fuel oil:

Price area: ¹	Per 42-gallon barrel ²
A.....	\$1.02
B.....	.97
C.....	.97
D.....	.97
E.....	1.14
F ³	1.51

Footnotes at end of table.

Price area ¹ —Continued.	Per 42-gallon barrel ²
G.....	1.58
H ³	1.74
I.....	1.77
J ³	1.95
K.....	1.86
K-1.....	2.16
K-2.....	1.99
L.....	1.71
M.....	1.51
M-1.....	1.555
M-2.....	1.525
M-3.....	1.47
N.....	1.42
O.....	1.32
P.....	1.27
Q.....	1.22
R.....	1.15
S.....	.92
T.....	.99
U.....	.96
V.....	1.36
W.....	1.07

[Table amended by Am. 17, 9 F.R. 10639, effective 9-1-44; Am. 30, 10 F.R. 9585, effective 8-1-45; Am. 32, 10 F.R. 11245, effective 9-1-45 and Am. 37, 10 F.R. 14397, effective 11-28-45]

¹ On sales f. o. b. refineries located at any point not covered by the price areas described in the above table sellers shall file a tentative price with the Petroleum Branch of the Office of Price Administration in Washington, D. C., in accordance with the requirements of section 8.3 of this regulation. Where an owner or operator of a refinery has established a maximum price pursuant to this footnote such maximum price may be used by other sellers and shall be subject to the special price provisions for certain sellers set forth in sections 3.2 and 3.3.

[Footnote 1 amended by Am. 31, 10 F.R. 10434, effective 8-29-45]

² Prices in that portion of this price area within the States of Illinois and Indiana shall not be applicable on sales to tank wagon resellers located in the metropolitan Chicago area. Maximum shipping point prices to such tank wagon resellers must be filed without regard to the other provisions of this regulation in accordance with the requirements of section 8.3 of this regulation.

³ Quantity adjustments for water and sediment shall be made in accordance with No. 6 Commercial Standard requirements.

⁴ [Revoked]

[Footnote 4 amended by Am. 17, 9 F.R. 10639, effective 9-1-44, and Am. 31, revoked by Am. 32, 10 F.R. 11245, effective 9-1-45]

⁵ Prices in that portion of this price area within the County of Wayne shall not be applicable on sales to consumers when shipment is made to any point in the Counties of Wayne, Oakland, Macomb and Monroe.

[Footnote 5 added by Am. 24, 10 F.R. 739, effective 1-23-45]

⁶ This price shall not be applicable on sales to tank wagon resellers when shipment is made to St. Louis, Missouri, or East St. Louis, Illinois, or bulk plants serving either of such cities. Maximum shipping point prices to such tank wagon resellers must be filed without regard to the other provisions of this regulation in accordance with the requirements of section 8.3 of this regulation.

[Footnote 6 added by Am. 26, 10 F.R. 3553, effective 4-7-45; amended by Am. 27, 10 F.R. 6936, effective 6-13-45]

Price Area A comprises Kansas, excluding, however, the area within a radius of 25 miles of Kansas City, Missouri.

B comprises Oklahoma, Arkansas, Louisiana (excluding, however, Gulf Coast ports and Mississippi River ports up to and including Baton Rouge), Texas (excluding, however,

Gulf Coast ports and Panhandle which is defined hereby as the portion of Texas north of the southern boundaries of Farmer, Castro, Swisher, Briscoe, Hall and Childress and El Paso County).

C comprises New Mexico (excluding, however, Dona Ana County) and Texas Panhandle (which is defined hereby as the portion of Texas north of the southern boundaries of Farmer, Castro, Swisher, Briscoe, Hall, and Childress).

D comprises Texas Gulf Coast ports and Louisiana Gulf Coast ports and Mississippi River ports up to and including Baton Rouge.

E comprises the area within a radius of 25 miles of Kansas City, Missouri.

F comprises that part of Missouri within a radius of twenty-five miles of St. Louis, Missouri, and the following counties of Illinois: St. Clair, Madison, Montgomery, Bond, Clinton, Washington, Jefferson, Marion, Fayette, Shelby, Effingham, Clay, Wayne, Hamilton, Christian, White, Edwards, Wabash, Richland, Lawrence, Crawford, and Jasper.

G comprises the following counties of Kentucky: Union, Estill, Henderson, Davless, Hancock, Breckinridge, Meade, Hardin, Bullitt, Jefferson and Oldham; and the following counties of Indiana: Posey, Vanderburgh, Warrick, Spencer, Perry, Crawford, Harrison, Floyd and Clark.

H comprises the following counties of Illinois: Lake, Cook, Du Page and Will; the following counties of Indiana: Lake, Porter and La Porte; and the State of Michigan (excluding, however, the counties of Wayne and Monroe).

I comprises the area within a radius of 25 miles of Indianapolis, Indiana; the following counties of Ohio: Hamilton, Clermont, Brown, Adams, Scioto, Lawrence, Gallia, Meigs; and the following counties of Kentucky: Boone, Kenton, Campbell, Pendleton, Bracken, Mason, Lewis, Greenup and Boyd.

J comprises the following counties of Michigan: Wayne and Monroe; and the following counties of Ohio: Lucas, Wood, Hancock, Putnam, Allen and Licking.

K comprises that part of Schedule D area which is within West Virginia.

[K amended by Am. 17, Am. 20.]

K-1 comprises the following counties of Ohio: Lorain, Medina, Cuyahoga, Summit, Stark, Portage, Geauga, Lake, Ashtabula, Trumbull, Mahoning, and Columbiana.

[K-1 added by Am. 17]

K-2 comprises that part of Schedule D area which is within Pennsylvania.

[K-2 added by Am. 32, 10 F.R. 11245, effective 9-1-45; amended by Am. 36, 10 F.R. 13194, effective 11-1-45]

L comprises Albany, New York.

M comprises New York Harbor, Philadelphia Harbor, and Baltimore, Maryland.

[M amended by Am. 32]

M-1 comprises Portland, Maine, and Portsmouth, New Hampshire, and Boston, Massachusetts.

M-2 comprises Fall River, Massachusetts; Tiverton, Providence, Rhode Island; and New Haven, Connecticut.

M-3 comprises Norfolk, Virginia.

[M-1, M-2 and M-3 added by Am. 32, 10 F.R. 11245, effective 9-1-45 and amended by Am. 37, 10 F.R. 14397, effective 11-14-45]

M-4 [Deleted]

[M-4 added by Am. 32 and deleted by Am. 37]

N comprises Wilmington, North Carolina; Charleston, South Carolina; Savannah, Georgia; Jacksonville, Florida and Miami, Florida.

[N amended by Am. 30, 10 F.R. 9585, effective 8-1-45; Am. 32 and Am. 37]

N-1 [Deleted]

N-2 [Deleted]

N-3 [Deleted]

N-4 [Deleted]

[N-1 through N-4 added by Am. 32; deleted by Am. 37]

O comprises Tampa, Florida.

P comprises Pensacola, Florida.

Q comprises Mobile, Alabama.

R comprises Colorado.

S comprises Wyoming.

T comprises the Montana counties of Blaine, Fergus, Golden Valley, Stillwater and Carbon and counties of Montana east thereof.

U comprises the Montana counties of Hill, Chouteau, Judith Basin, Wheatland, Sweet Grass, Park and counties of Montana west thereof.

V comprises Utah.

W comprises Mississippi except Gulf Coast ports.

(c) *Delivered-at-destination by tanker*—(1) *To consumers.* The maximum delivered-at-destination price for No. 6 Commercial Standard Specification fuel oil delivered by tanker to a consumer's storage at a particular delivery point located in any one of the Price Areas from "L" through "O" inclusive, as defined in section 3.4 (b), shall be the price set forth for the particular price area in section 3.4 (b), less 5¢ per barrel.

(2) *To resellers.* The maximum delivered-at-destination price for No. 6 Commercial Standard Specification fuel oil delivered by tanker to a reseller's storage at a particular delivery point located in any one of the Price Areas from "L" through "O" inclusive, as defined in section 3.4 (b), shall be the price set forth for the particular price area in section 3.4 (b), less 10¢ per barrel.

[Paragraph (c) added and former (c) and (d) redesignated (d) and (e) by Am. 35, 10 F.R. 13121, effective 10-27-45]

(d) *Fuel oil required to meet No. 5 Commercial Standard Specification fuel oil only:*

	Dollars per 42-gallon barrel
Price area as described in (a):	
"D".....	1.05

(e) *Navy grade special fuel oil.*

	Per 42-gallon barrel
Price area as described in section 3.4 (b):	
D.....	\$1.05
M.....	1.59
M-1.....	1.635

[Paragraph (e), formerly (d), amended by Am. 32, 10 F.R. 11245, effective 9-1-45 and Am. 37, 10 F.R. 14397, effective 11-28-45]

(f) *Certain tanker maximum delivered prices by order for No. 5 Commercial Standard Specification fuel oil, other heavy fuel oils of lower viscosities than No. 6 Commercial Standard Specification fuel oil and heavy fuel oil when sold for use as gas enrichment oil.* The Administrator may establish by order a maximum price for any seller of any product described in the title of this sub-section (f) who delivers such product to purchaser's storage by tanker at an Eastern Seaboard Port. Such delivered-at-destination maximum price will bear the proper relationship to the maximum prices established in sections 3.4 (c) (1) and 3.4 (c) (2).

[Paragraph (f) added by Am. 35, 10 F.R. 13121, effective 10-27-45; corrected 10 F.R. 13811, effective 11-14-45]

Sec. 3.5 *Formula prices for both shipping and delivery points, No. 6 Commercial Standard Specifications fuel oil.* Except as provided in section 3.4 above, a seller's maximum price or prices at a particular shipping or delivery point for No. 6 Commercial Standard Specifications shall be the sum of his maximum price or prices for No. 6 Commercial Standard Specifications fuel oil as determined under other provisions of this regulation, other than prices approved under Article VIII¹ on a gravity scale basis, at such shipping or delivery point and the amount designated below.

Price area:	Amount of increase
AA ²	0.12
BB.....	0.17
CC.....	0.06
DD.....	0.09
EE.....	0.20
FF.....	0.19
GG.....	0.16
HH.....	0.10
II.....	0.14

Sec. 3.6 *Formula prices for No. 5 Commercial Standard Specification fuel oil, other heavy fuel oils of lower viscosities than No. 6 Commercial Standard Specification fuel oil and heavy fuel oil when sold for use as gas enrichment oil.* A seller's maximum price or prices at a particular shipping or delivery point for heavy fuel oil which either meets No. 5 Commercial Standard Specification fuel oil or has a lower viscosity than No. 6 Commercial Standard Specification fuel oil or heavy fuel oil when sold for use as gas enrichment oil shall be determined as follows:

(a) If such heavy fuel oil is a grade that is specially required in the prosecution of the war such as Navy Grade Special, which was not being sold by a par-

¹ If a seller's maximum price for heavy fuel oil has been established prior to September 1, 1944 under Article VIII of this regulation, such seller's maximum price for No. 6 commercial standard specifications fuel oil shall be the price approved under such Article for such fuel oil of 13-15.9 API gravity less 30¢ per barrel. When such seller is supplied from one of the ports listed in footnote 2 he may, after making the foregoing computation, add the amount set forth opposite the applicable supplying port listed in footnote 2.

[Footnote 1 amended by Am. 32 and 33]

² When a particular delivery or shipping point is supplied from one of the following ports there may be added to the maximum price at such shipping or delivery point the amount set forth opposite the name of the supplying port, in addition to the 12 cents increase permitted in Price Area AA:

	Amount of increase Per barrel (cents)
Port:	
Albany, New York.....	4
New York Harbor.....	4
Philadelphia Harbor.....	4
Baltimore, Maryland.....	4
Portland, Maine.....	8.5
Portsmouth, New Hampshire.....	8.5
Boston, Massachusetts.....	8.5
Fall River, Massachusetts.....	5.5
Tiverton, Rhode Island.....	5.5
Providence, Rhode Island.....	5.5
New Haven, Connecticut.....	5.5

[Footnote 2 added by Am. 32, 10 F.R. 11245, effective 9-1-45; amended by Am. 33, 10 F.R. 12032, effective 9-1-45 and Am. 37, 10 F.R. 14397, effective 11-28-45]

ticular seller during the 60-day period preceding October 15, 1941 then such seller shall either adopt his maximum price for No. 6 Commercial Standard Specification as established in this Article III or he shall file a tentative maximum price in accordance with the provisions of section 8.3 of this regulation.

(b) If (a) above does not apply then a seller's maximum price or prices shall be the higher of the following: (1) the maximum price or prices established for such seller at such shipping or delivery point under this Article III for No. 6 Commercial Standard Specification fuel oil or (2) the maximum price at such shipping or delivery point for the same grade of fuel oil as determined or established under other provisions of this regulation except section 5.3.

[Paragraph (b) amended by Am. 23, effective 12-28-44]

[Article III amended by Am. 8, 9 F.R. 4686, effective 5-8-44; Am. 13, 9 F.R. 9402, effective 8-1-44; and as otherwise noted]

ARTICLE IV—SPECIFIC MAXIMUM PRICES FOR GASOLINES FOR AREAS WITHIN SINGLE STATES OR TERRITORIES OR THE DISTRICT OF COLUMBIA

(Prices stated in Article IV are exclusive of taxes)

Special section 1—Permissible increases for certain marketers—(a) On certain f. o. b. refinery shipments. On f. o. b. refinery shipments to ultimate destinations other than in Petroleum Administration for War District 1, when made by an eligible marketer, as defined in section 1.14 (j) of this regulation, the sum of $\frac{1}{8}$ of a cent per gallon may be added to a maximum f. o. b. refinery price established for the particular shipping point under any other section of this Article IV; or

(b) On sales to governmental agencies pursuant to public bidding. If bids are taken by a governmental agency on an f. o. b. shipping point price basis then, on such a bid, if the bidder is an eligible marketer, as defined in section 1.14 (j), the sum of $\frac{1}{4}$ of a cent per gallon may be added to a maximum f. o. b. refinery price established for the particular shipping point under any other section of this Article IV: *Provided*, That the laid-down cost to such governmental agency does not exceed the sum of the maximum f. o. b. price of each person participating in the particular bidding as determined or established under any other section of this regulation for the shipping point from which each bidder proposes to make shipment plus the actual cost of transportation that would be incurred from such point to destination by such person.

Special section 2—Permissible brokerage charges to buyers. The terms "broker," "eligible broker" and "brokerage commission" are defined in section 1.14 (k) of this regulation. Except as herein provided, a buyer may not be charged brokerage commission which will increase the buyer's cost on an f. o. b. refinery shipment to more than the applicable f. o. b. refinery price established below in this Article IV. On f. o. b. refinery shipments found or negotiated by an eligible broker or eligible brokers a

buyer may, however, be charged such brokerage commission which added to the applicable maximum f. o. b. refinery price established below in Article IV, will not increase the buyer's cost f. o. b. the particular refinery to more than $\frac{1}{8}$ of a cent per gallon above the said maximum f. o. b. refinery price.

Special section 3—Computation of maximum price of natural gasoline of an intermediate R. V. P. In any case where a table of maximum prices for natural gasoline is established in this Article IV and the vapor pressure of a particular natural gasoline is between any two R. V. P.'s specified in such table, then the maximum price of such natural gasoline shall be proportionate between the maximum prices for the next higher and next lower R. V. P.'s as specified in the particular table. When mutually agreeable, however, a buyer and a seller may allow a tolerance not to exceed .5 R. V. P. above or below the R. V. P. of the particular natural gasoline without making the adjustment provided above.

[Special section 3 added by Am. 19, 9 F.R. 12591, effective 10-23-44]

Special section 4—Maximum prices for certain grades of gasoline made to United States Army specifications. Maximum prices other than tank wagon prices established under Article IV are inapplicable to sales of any grade of gasoline which meets all United States Army Grade 2-103-B specifications except those with respect to tetraethyl lead, octane rating or color, and to sales of United States Army grades 2-116 and 2-114 when any of such grades of automotive gasoline are sold to the United States Armed Forces, Foreign Economic Administration and Federal agencies making purchases under T. P. S. contracts. Maximum prices for such sales of these grades of gasoline must be established pursuant to section 8.3.

[Special section 4 added by Am. 23, effective 12-28-44; amended by Am. 25, 10 F.R. 2080, effective 2-26-45]

Special section 5—[Revoked]

[Special section 5 added by Am. 32, 10 F.R. 11245, effective 9-1-45 and revoked by Am. 43, effective 4-10-46]

SEC. 4.1 Alabama.

SEC. 4.2 Arizona.

Sec. 4.3 Arkansas—(a) El Dorado area—(1) *Automotive gasoline.* In the El Dorado area, comprising the counties of Miller, Hempstead, Lafayette, Nevada, Columbia, Ouachita, Calhoun and Union, maximum prices of automotive gasoline according to the specifications listed below, f. o. b. refineries¹ and loaded into tank cars, motor transports and pipe lines² for shipment to the destinations indicated below³ shall be as follows:

¹ Column 2 prices apply to all shipping points within the designated area for shipments to ultimate destinations in Petroleum Administration for War District 1.

² Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with

[Cents per gallon]

Specifications	For shipment to ultimate destinations		
	Column 1	Column 2	Column 3
	Ariz., Ark., Colo., La., N. Mex., Okla., and Texas	PAW District 1	Other States
Automotive Gasoline:			
78 Oct. ASTM and above.....	7.00	6.75	6.625
80 Oct. 1939 Research.....	6.25	6.00	6.125
72-74 Oct. ASTM.....	6.0	5.75	5.875
70-71 Oct. ASTM.....	5.875	5.625	5.75
63-66 Oct. ASTM.....	5.625	5.25	5.50
60-62 Oct. ASTM and below.....	5.25	5.00	5.125

[Subparagraph (1) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 24, 10 F.R. 739, effective 1-23-45 and Am. 43, effective 4-10-46]

(2) *Natural gasoline.* Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the El Dorado area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	5.16
24.....	5.38
22.....	5.61
20.....	5.83
18.....	6.06
16.....	6.28
14.....	6.78
12.....	7.18

[Subparagraph (2) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

(3) *Aviation gasoline.* In the El Dorado Area, as the same is defined in subparagraph (1) above, maximum prices of aviation gasoline, in bulk lots f. o. b. refineries shall be as follows:

[Cents per gallon]

Grades	To class 1 ¹ purchasers	To class 2 ² purchasers	To class 3 ³ purchasers
62-65 Oct. ASTM.....	7.125	7.25	7.5
73 Oct. ASTM.....	7.375	7.50	7.75
80 Oct. ASTM.....	7.625	8.0	8.25

¹ Class 1 purchasers are refiners, the United States Government or any agency thereof, and buyers purchasing for ultimate shipment to Petroleum Administration for War District 1.

² Class 2 purchasers are resellers not included in Class 1, except airport dealers.

³ Class 3 purchasers are consumers not included in Class 1 and airport dealers.

[Footnotes 2 and 3 amended by Am. 26, 10 F.R. 3553, effective 4-7-45]

[Subparagraph (3) added by Am. 24, 10 F.R. 739, 1146, effective 1-23-45 and amended by Am. 43, effective 4-10-46]

Petroleum Administration for War District 1 termini shall be considered destined for Petroleum Administration for War District 1.

⁴ Column 1 prices also apply to ultimate destinations in the States of Alabama, Mississippi, Tennessee, and the counties of Cape Girardeau, Dunklin, Wayne, Pemiscot, Scott, New Madrid, Butler, Bullinger, Stoddard and Mississippi in the State of Missouri.

Tank wagon area	Grade		
	Premium	Regular	Third grade
Alamosa.....	12.5	11.0	9.5
Antonito.....	12.5	11.0	9.5
Blanca.....	12.5	11.0	9.5
Canon.....	12.5	11.0	9.5
Corte (except Lake City).....	13.0	11.5	10.0
Del Norte.....	13.0	11.5	10.0
Jarvis.....	12.5	11.0	9.5
Monte Vista.....	12.5	11.0	9.5

[Paragraph (a) added by Am. 4, 9 F.R. 3849, effective 4-14-44. Table amended by Am. 11, effective 7-1-44]

(b) *Dolores and Mancos tank wagon areas.* Maximum tank wagon prices of automotive gasoline to dealers and consumers in the Dolores and Mancos tank wagon areas in the State of Colorado shall be as follows:

Cents per gallon	
Premium grade.....	13.5
Regular grade.....	12.0
Third grade.....	11.0

[Paragraph (b) added by Am. 14, 9 F.R. 9717, effective 8-14-44]

(c) *Northeastern Colorado.* Maximum tank wagon prices of automotive gasoline to dealers and consumers in the tank wagon areas listed below shall be as follows:

Tank wagon area	Grade		
	Premium	Regular	Third grade
Sterling.....	11.5	10	9
Stoneham.....	11.5	10	9
Grove.....	11.5	10	9
Willard.....	11.5	10	9
Peetz.....	11.5	10	9
Crook.....	11.5	10	9
Sedgwick.....	11.5	10	9
Julesburg.....	11.5	10	9
Holyoke.....	11.5	10	9
Paoli.....	11.5	10	9
Haxton.....	11.5	10	9
Fleming.....	11.5	10	9
Podrini.....	11.5	10	9

[Table corrected, 10 F.R. 1146, effective 2-3-45; amended by Am. 26, 10 F.R. 3553, effective 4-7-45]

[Paragraph (c) added by Am. 24, 10 F.R. 739, effective 1-23-45]

SEC. 4.6 *Connecticut.*

SEC. 4.7 *Delaware.*

SEC. 4.8 *Florida.*

SEC. 4.9 *Georgia.*

SEC. 4.10 *Idaho.*

Grades	[Cents per gallon]	
	Loaded into tank cars or truck and trailers	Loaded into buyer's drums
First structure.....	6.875	7.025
Second structure.....	5.875	6.025
Third structure.....	5.025	5.375

¹ Maximum prices to other Federal agencies shall be established by application under section 8.3.

² Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

(c) *San Joaquin Valley Area.* In the San Joaquin Valley area comprising Kern and King Counties, maximum prices for automotive gasoline according to the grades and for shipment to the areas listed below shall be as follows:

(1) *F. o. b. refineries—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal Agencies making purchases under T. P. S. contracts.*

Grades	[Cents per gallon]		Other areas of California, Arizona, and Nevada
	To the Los Angeles area	To the San Francisco Bay area	
First structure.....	6.875	7.025	7.00
Second structure.....	5.875	6.025	6.50
Third structure.....	5.025	5.375	5.25

¹ Maximum prices to other Federal Agencies shall be established by application under section 8.3.

² Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

[Sec. 4.4 amended by Am. 18, 9 F.R. 12530, effective 10-19-44; Am. 23, 9 F.R. 14944, effective 12-23-44; Am. 32, 10 F.R. 11245, effective 9-1-45 and Am. 43, effective 4-10-46]

SEC. 4.5 *Colorado.*

(a) *San Luis Valley; tank wagon prices.* Maximum tank wagon prices of automotive gasoline to dealers and consumers shall be as follows:

truck and trailers or tank cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

² For single lot deliveries under 6,500 gallons add $\frac{1}{4}$ of a cent per gallon.

⁴ Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

(2) *F. o. b. refineries and tanker terminals in the San Francisco Bay Area—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal Agencies making purchases under T. P. S. contracts.*

Grades	[Cents per gallon]		Loaded into tank cars or truck and trailers
	Loaded into tank cars or truck and trailers	Loaded into barges	
First structure.....	6.75	6.875	7.0
Second structure.....	5.75	5.875	6.0
Third structure.....	5.50	5.625	5.75

¹ Maximum prices to other Federal agencies shall be established by application under section 8.3.

² When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks, truck and trailers or tank cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

³ For single lot deliveries under 6,500 gallons add $\frac{1}{4}$ of a cent per gallon.

⁴ Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

(b) *Coastal Area.* In the Coastal Area comprising Ventura and Santa Barbara Counties, maximum prices for automotive gasoline, according to the grades listed below, shall be as follows:

(1) *F. o. b. refineries—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal Agencies making purchases under T. P. S. contracts.*

Cents per gallon	
Regular grade to dealers.....	9.00
Regular grade to consumers.....	9.00
Third grade to dealers.....	6.25
Third grade to consumers.....	6.25

(c) *Little Rock tank wagon area.* Maximum tank wagon prices of automotive gasoline shall be:

Cents per gallon	
Regular grade to dealers.....	9.5
Regular grade to consumers.....	9.5
Third grade to dealers.....	7.00
Third grade to consumers.....	7.00

(d) *Texarkana tank wagon area.* Maximum tank wagon prices of automotive gasoline shall be:

Cents per gallon	
Regular grade to dealers.....	9.00
Regular grade to consumers.....	9.00
Third grade to dealers.....	7.5
Third grade to consumers.....	7.5

SEC. 4.4 *California—(a) Los Angeles and San Francisco Bay Areas.* In the Los Angeles Area comprising the Counties of Los Angeles and Orange, maximum prices for automotive gasoline, according to the grades listed below, shall be as follows:

(1) *F. o. b. refineries and tanker terminals in the Los Angeles Area—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal Agencies making purchases under T. P. S. contracts.*

Grades	[Cents per gallon]		Loaded into tank cars or truck and trailers
	Loaded into tank cars or truck and trailers	Loaded into barges	
First structure.....	6.025	6.75	7.025
Second structure.....	5.025	5.875	6.025
Third structure.....	5.375	5.50	5.375

¹ Maximum prices to other Federal agencies shall be established by application under section 8.3.

² When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks,

SEC. 4.11 *Illinois*—(a) *Quincy tank wagon area*. Maximum tank wagon prices of automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	9.4
Regular grade to consumers.....	10.9
Premium grade to dealers.....	10.9

(b) *Central Illinois area*. (1) *Automotive gasoline*. In the counties of St. Clair, Clark, Franklin, Madison, Montgomery, Bond, Clinton, Washington, Jefferson, Marion, Fayette, Shelby, Effingham, Clay, Wayne, Hamilton, Christian, White, Edwards, Wabash, Richland, Lawrence, Crawford, and Jasper in the State of Illinois, the maximum prices of automotive gasoline according to the specifications listed below, in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.00
72-74 Oct. ASTM.....	7.25
70-71 Oct. ASTM.....	7.125
63-66 Oct. ASTM.....	6.875
60-62 Oct. ASTM and below.....	6.50

[Subparagraph (1) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 19, 9 F.R. 12591, effective 10-23-44 and Am. 43, effective 4-10-46]

(2) *Natural gasoline*. Maximum prices of natural gasoline in bulk lots f. o. b. shipping points in the Central Illinois area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	6.00
24.....	6.24
22.....	6.47
20.....	6.71
18.....	6.95
16.....	7.19
14.....	7.43
12.....	7.67

[Subparagraph (2) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

(c) *Counties of Lake, Cook, DuPage and Will in the State of Illinois*. In the following counties of the State of Illinois: Lake, Cook, DuPage, and Will, the maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.25
72-74 Oct. ASTM.....	7.50
70-71 Oct. ASTM.....	7.375
63-66 Oct. ASTM.....	7.125
60-62 Oct. ASTM and below.....	6.75

[Paragraph (c) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 23, 9 F.R. 14944, effective 12-28-44 and Am. 43, effective 4-10-46]

SEC. 4.12 *Indiana*—(a) *Counties of Lake, Porter, and La Porte in the State*

of Indiana. In the following counties in the State of Indiana: Lake, Porter and La Porte, the maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.25
72-74 Oct. ASTM.....	7.50
70-71 Oct. ASTM.....	7.375
63-66 Oct. ASTM.....	7.125
60-62 Oct. ASTM and below.....	6.75

(b) *Counties of Posey, Vanderburgh, Warrick, Spencer, Perry, Crawford, Harrison, Floyd, and Clark*—(1) *For shipment to ultimate destinations in Petroleum Administration for War District 1*. Maximum prices of automotive gasoline, according to the specifications listed below, in bulk lots f. o. b. shipping points in the above counties for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.375
72-74 Oct. ASTM.....	7.375
70-71 Oct. ASTM.....	7.25

(2) *For shipments to ultimate destinations other than Petroleum Administration for War District 1*. Maximum prices of automotive gasoline, according to the specifications listed below, loaded into barges f. o. b. refineries in the above counties for shipment to destinations other than Petroleum Administration for War District 1 shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.25
72-74 Oct. ASTM.....	7.25
70-71 Oct. ASTM.....	7.125

(c) *Indianapolis Area*. In the Indianapolis area comprised of that part of the State of Indiana which is within a radius of 25 miles of the center of Indianapolis, Indiana, maximum prices for automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points in such area for shipment to ultimate destinations in Petroleum Administration for War District 1 or the State of Michigan shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.625
72-74 Oct. ASTM.....	7.625
70-71 Oct. ASTM.....	7.50

[Sec. 4.12 amended by Am. 4, 9 F.R. 3849, effective 4-14-44; Am. 16, 9 F.R. 9896, effective 8-15-44 and Am. 43, effective 4-10-46]

SEC. 4.13 *Iowa*—(a) *Des Moines tank wagon area*. Maximum tank wagon prices of automotive gasoline shall be:

	Cents per gallon
Premium grade to dealers.....	11.4
Premium grade to consumers.....	13.4
Regular grade to dealers.....	9.9
Regular grade to consumers.....	11.4
Third grade to dealers.....	9.4
Third grade to consumers.....	10.4

SEC. 4.14 *Kansas*—(a) *State of Kansas (except Kansas City area)*—(1) *Automotive gasoline*. In the State of Kansas, except that part of the state which is within a radius of 25 miles of the center of Kansas City, Missouri, maximum prices¹ of automotive gasoline according to the specifications listed below f. o. b. refineries and pipe line terminals² and loaded into tank, cars, motor transports and pipe lines³ for shipment to the destinations indicated below shall be as follows:

Specifications	[Cents per gallon]		
	For shipment to ultimate destinations		
	Column 1 Kansas	Column 2 PAW District 1	Column 3 Other States
Automotive Gasoline:			
78 Oct. ASTM and above.....	7.3	6.875	6.95
72-74 Oct. ASTM.....	6.3	6.125	6.2
70-71 Oct. ASTM.....	6.2	6.00	6.10
63-66 Oct. ASTM.....	5.9	5.75	5.83
60-62 Oct. ASTM and below.....	5.5	5.375	5.45

¹ Column 3 prices do not apply at Shallow Water and Phillipsburg.

² Column 2 applies to all other shipping points in the area covered by this section 4.14 (a).

³ Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipelines with Petroleum Administration for War District 1 termini shall be considered destined for Petroleum Administration for War District 1.

[Subparagraph (1) amended by Am. 16, 9 F.R. 9896, effective 8-15-44 and Am. 43, effective 4-10-46]

(2) *Natural gasoline*. Maximum prices of natural gasoline in bulk lots f. o. b. shipping points in the State of Kansas, except in that part of the state which is within a radius of 25 miles of the center of Kansas City, Missouri, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	4.88
24.....	5.12
22.....	5.35
20.....	5.59
18.....	5.83
16.....	6.07
14.....	6.31
12.....	6.55

[Subparagraph (2) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

(b) *Kansas City area*. In that part of the State of Kansas which is within a

radius of 25 miles of the center of Kansas City, Missouri, the maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Automotive Gasoline	
Specifications:	Cents per gallon
78 Oct. ASTM and above.....	7.375
72-74 Oct. ASTM.....	6.625
70-71 Oct. ASTM.....	6.50
63-66 Oct. ASTM.....	6.25
60-62 Oct. ASTM and below.....	5.875

[Paragraph (b) amended by Am. 16; and Am. 43, effective 4-10-46]

Sec. 4.15 Kentucky.—(a) Counties of Union, Henderson, Daviess, Hancock, Breckinridge, Meade, Hardin, Bullitt, Jefferson and Oldham.—(1) For shipments to ultimate destinations in Petroleum Administration for War District 1. Maximum prices of automotive gasoline, according to the specifications listed below, in bulk lots f. o. b. shipping points in the above counties for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Automotive Gasoline	
Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.375
72-74 Oct. ASTM.....	7.375
70-71 Oct. ASTM.....	7.25

(2) For shipments to ultimate destinations other than Petroleum Administration for War District 1. Maximum prices of automotive gasoline, according to the specifications listed below, loaded into barges f. o. b. refineries in the above counties for shipment to destinations other than Petroleum Administration for War District 1 shall be as follows:

Automotive Gasoline	
Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.25
72-74 Oct. ASTM.....	7.25
70-71 Oct. ASTM.....	7.125

[Paragraph (a) amended by Am. 4, 9 F.R. 3849, effective 4-14-44; Am. 16, 9 F.R. 9896, effective 8-15-44 and Am. 43, effective 4-10-46]

(b) Henderson tank wagon area. Maximum tank wagon prices of automotive gasoline shall be:

Automotive Gasoline	
Specifications:	Cents per gallon
Premium grade.....	11.5
Regular grade.....	10.0
Third grade.....	9.0

[Paragraph (b) added and former (b) redesignated (c) by Am. 11, effective 7-1-44]

(c) Counties of Boone, Kenton, Campbell, Pendleton, Bracken, Mason, Lewis,

Greenup, and Boyd. Maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points in the above counties for shipment to ultimate destinations in Petroleum Administration for War District 1 or the State of Michigan shall be as follows:

Automotive Gasoline	
Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.625
72-74 Oct. ASTM.....	7.625
70-71 Oct. ASTM.....	7.5

[Paragraph (c) amended by Am. 16, 9 F.R. 9896, effective 8-15-44 and Am. 43, effective 4-10-46]

(d) Dixon. Maximum tank wagon prices of the grades of gasoline listed below shall be as follows:

Automotive Gasoline	
Specifications:	Cents per gallon
Premium grade.....	11.5
Regular grade.....	10.0

[Paragraph (d) added by Am. 12, 9 F.R. 8987, effective 7-31-44]

Sec. 4.16 Louisiana.—(a) Louisiana Gulf Coast ports and New Orleans Area shipping points.—(1) Automotive gasoline. At Louisiana Gulf Coast ports¹ and New Orleans Area² shipping points maximum prices of automotive gasoline in bulk lots f. o. b. refineries and tanker terminals shall be as follows:

Automotive Gasoline	
Specifications:	Cents per gallon
78 Oct. ASTM and above.....	6.75
80 Oct. 1939 Research leaded (max. 2 cc).....	6.00
72-74 Oct. ASTM.....	5.75
70-71 Oct. ASTM.....	5.625
63-69 Oct. ASTM.....	5.50
65-67 Oct. ASTM.....	5.25
60-64 Oct. ASTM and below.....	5.00

¹ When loaded into pipe line (see note 4), tank car, motor transport or tank wagon for shipment to ultimate destinations other than in District 1 (see note 4 below), seller may charge prices in this table or his maximum prices under other sections of this regulation, whichever may be higher.

² When loaded into barge, pipe line (see note 4 below), tank car, motor transport or tank wagon for shipment to ultimate destinations other than in District 1, seller may charge prices in this table or his maximum prices under other sections of this regulation, whichever may be higher.

³ New Orleans Area means Mississippi River ports up to and including Baton Rouge.

⁴ Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

[Subparagraph (1), corrected 10 F.R. 1146, effective 2-3-45; amended by Am. 25, 10 F.R. 2080, effective 2-26-45 and Am. 43, effective 4-10-46]

(2) Aviation gasoline. At Louisiana Gulf Coast ports and New Orleans Area¹ shipping points maximum prices² of aviation gasoline in bulk lots f. o. b. refineries and tanker terminals shall be as follows:

[Cents per gallon]			
Grades	To class 1 ³ purchasers	To class 2 ⁴ purchasers	To class 3 ⁵ purchasers
62-65 Oct. ASTM.....	\$7.00	7.25	7.50
73 Oct. ASTM.....	\$7.25	7.50	7.75
80 Oct. ASTM.....	\$7.50	8.00	8.25

¹ New Orleans Area means Mississippi River ports up to and including Baton Rouge.

² If deliveries f. o. b. tanker terminals to the United States Government or any agency thereof involve extraordinary transportation or loading expenses a seller may file a written application for approval of a higher maximum price with the Petroleum Branch of the Office of Price Administration, Washington, D. C., but may not charge more than the applicable maximum price set forth above without a written order from the Price Administrator.

³ Class 1 purchasers are refiners, the United States Government or any agency thereof, and buyers purchasing for ultimate shipment to Petroleum Administration for War District 1.

⁴ Class 2 purchasers are resellers not included in Class 1 except airport dealers.

⁵ Class 3 purchasers are consumers not included in Class 1 and airport dealers.

⁶ When the product is loaded into tank cars or tank trucks, add 0.125¢ per gallon on sales to Class 1 purchasers.

[Subparagraph (2) amended by Am. 26, 10 F.R. 3553, effective 4-7-45 and Am. 43, effective 4-10-46]

[Paragraph (a) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 24, 10 F.R. 739, 1146, effective 1-23-45 and as otherwise noted]

(b) Shreveport area.—(1) Automotive gasoline. In the Shreveport area, comprising the parishes of Caddo, Bossier, Webster, De Soto and Red River, maximum prices of automotive gasoline according to the specifications listed below f. o. b. refineries¹ and loaded into tank cars, motor transports and pipe lines² for shipment to the destinations indicated below³ shall be as follows:

¹ Column 2 prices apply to all shipping points within the Shreveport area for shipments to ultimate destinations in Petroleum Administration for War District 1.

² Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

³ Column 1 prices also apply to ultimate destinations in the State of Alabama, Mississippi, Tennessee, and the Counties of Cape Girardeau, Dunklin, Wayne, Pemiscot, Scott, New Madrid, Butler, Bollinger, Stoddard and Mississippi in the State of Missouri.

(Cents per gallon)

	For shipment to ultimate destinations		
	Column 1	Column 2	Column 3
	Ariz., Ark., Colo., La., N. Mex., Okla., and Texas	PAW District 1	Other States
Automotive Gasoline: 78 Oct. ASTM and above.....	7.00	6.75	6.625
80 Oct. 1939 Research.....	6.25	6.00	6.125
72-74 Oct. ASTM.....	6.00	5.75	5.875
70-71 Oct. ASTM.....	5.875	5.625	5.75
63-66 Oct. ASTM.....	5.625	5.25	5.50
60-62 Oct. ASTM and below.....	5.25	5.00	5.125

[Paragraph (b) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 24, 10 F.R. 739, effective 1-23-45; Am. 26, 10 F.R. 3553, effective 4-7-45 and Am. 43, effective 4-10-46]

(c) *North Louisiana.* In the North Louisiana area comprising the parishes of Bossier, Caddo, Claiborne, De Soto, Lincoln, Ouachita, Red River and Webster, maximum prices of natural gasoline in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

	Cents per gallon
R. V. P.	
26.....	5.16
24.....	5.38
22.....	5.61
20.....	5.83
18.....	6.06
16.....	6.28
14.....	6.78
12.....	7.18

[Paragraph (c) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

SEC. 4.17 *Maine.*

SEC. 4.18 *Maryland.*

SEC. 4.19 *Massachusetts.*

SEC. 4.20 *Michigan—(a) State of Michigan except Wayne and Monroe Counties—(1) F. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1.* In the State of Michigan, except in Wayne and Monroe Counties, the maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Automotive Gasoline	Cents per gallon
Specifications:	
78 Oct ASTM and above.....	8.75
72-74 Oct. ASTM.....	7.75
70-71 Oct. ASTM.....	7.625
67-69 Oct. ASTM.....	7.00
Straight Run ¹	6.00

¹The above maximum price for straight run gasoline when sold as automotive gasoline is also the maximum price when straight run gasoline is sold for use as either stove and lamp gasoline or naphtha, tractor fuel, charging stock (see section 5.1 (e) (5)), or blending naphtha (see section 5.1 (h)).

(2) *F. o. b. refineries for shipment to ultimate destinations other than in Petroleum Administration for War District 1.*

In the State of Michigan, except in Wayne and Monroe Counties, the maximum prices of automotive gasoline according to the specifications listed below, in bulk lots f. o. b. refineries for shipment to ultimate destinations other than in Petroleum Administration for War District 1, shall be as follows:

Automotive Gasoline	Cents per gallon
Specifications:	
78 Oct. ASTM and above.....	9.25
72-74 Oct. ASTM.....	8.25
70-71 Oct. ASTM.....	8.125
67-69 Oct. ASTM.....	7.50
Straight Run ¹	6.00

¹The above maximum price for straight run gasoline when sold as automotive gasoline is also the maximum price when straight run gasoline is sold for use as either stove and lamp gasoline or naphtha, tractor fuel, charging stock (see section 5.1 (e) (5)), or blending naphtha (see section 5.1 (h)).

(b) *Wayne and Monroe Counties—(1) F. o. b. shipping points for shipment to ultimate destination in Petroleum Administration for War District 1.* In Wayne and Monroe Counties in the State of Michigan, maximum prices of automotive gasoline according to the specifications listed below, in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1, shall be as follows:

Automotive Gasoline	Cents per gallon
Specifications:	
78 Oct. ASTM and above.....	9.0
72-74 Oct. ASTM.....	8.0
70-71 Oct. ASTM.....	7.875
67-69 Oct. ASTM.....	7.25
Straight Run ¹	6.00

¹The above maximum price for straight run gasoline when sold as automotive gasoline is also the maximum price when straight run gasoline is sold for use as either stove and lamp gasoline or naphtha, tractor fuel, charging stock (see section 5.1 (e) (5)), or blending naphtha (see section 5.1 (h)).

(2) *City of Detroit only, f. o. b. refineries for shipment to ultimate destinations other than in Petroleum Administration for War District 1.* Within the city limits of Detroit, maximum prices of automotive gasoline, according to the specifications listed below, in bulk lots f. o. b. refineries for shipment to ultimate destinations other than in Petroleum Administration for War District 1, shall be as follows:

Automotive Gasoline	Cents per gallon
Specifications:	
78 Oct. ASTM and above.....	9.125
72-74 Oct. ASTM.....	8.125
70-71 Oct. ASTM.....	8.0

[Sec. 4.20 amended by Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 29, 10 F.R. 8900, effective 7-23-45 and Am. 43, effective 4-10-46]

SEC. 4.21 *Minnesota.*

SEC. 4.22 *Mississippi.*

SEC. 4.23 *Missouri—(a) St. Louis area.* Within the City of St. Louis, Missouri and that part of the State of Missouri which is within a radius of 25 miles of St. Louis, Missouri, the maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

Automotive Gasoline	Cents per gallon
Specifications:	
78 Oct. ASTM and above.....	8.00
72-74 Oct. ASTM.....	7.25
70-71 Oct. ASTM.....	7.125
63-66 Oct. ASTM.....	6.875
60-62 Oct. ASTM and below.....	6.50

[Paragraph (a) amended by Am. 16, 9 F.R. 9896, effective 8-15-44 and Am. 43, effective 4-10-46]

(b) *Kansas City area.* In that part of the State of Missouri which is within a radius of 25 miles of the center of Kansas City, Missouri, the maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points for shipment to ultimate destinations in Petroleum Administration for War District 1, shall be as follows:

Automotive Gasoline	Cents per gallon
Specifications:	
78 Oct. ASTM and above.....	7.875
72-74 Oct. ASTM.....	6.625
70-71 Oct. ASTM.....	6.50
63-66 Oct. ASTM.....	6.25
60-62 Oct. ASTM and below.....	5.875

[Paragraph (b) amended by Am. 1, 9 F.R. 2405, effective 2-28-44; Am. 16; and Am. 43, effective 4-10-46]

(c) *City of St. Louis.* In the City of St. Louis the maximum delivered-at-destination price for 72-74 Octane ASTM gasoline delivered in tank cars and transport trucks to consumers shall be 7.51¢ per gallon.

[Paragraph (c) originally added as Sec. 4.11 (d) by Am. 15, 9 F.R. 10046, effective 8-22-44. Renumbered Sec. 4.23 (c) and amended by Am. 17, 9 F.R. 10639, effective 9-1-44 and Am. 43, effective 4-10-46]

SEC. 4.24 *Montana—(a) Billings tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	12
Regular grade to consumers.....	12
Third grade to dealers.....	11
Third grade to consumers.....	11

(b) *Butte tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	11.5
Regular grade to consumers.....	11.5
Third grade to dealers.....	10.5
Third grade to consumers.....	10.5

(c) *Great Falls tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	12
Regular grade to consumers.....	12
Third grade to dealers.....	11
Third grade to consumers.....	11

(d) *Helena tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	12
Regular grade to consumers.....	12
Third grade to dealers.....	11
Third grade to consumers.....	11

SEC. 4.25 *Nebraska.*

SEC. 4.26 *Nevada.*

SEC. 4.27 *New Hampshire.*

SEC. 4.28 *New Jersey.*

SEC. 4.29 *New Mexico—(a) Roswell tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	10
Regular grade to consumers.....	10
Third grade to dealers.....	9
Third grade to consumers.....	9

(b) *San Luis Valley; tank wagon prices.* Maximum tank wagon prices of automotive gasoline to dealers and consumers in that part of northern New Mexico which is within the tank wagon areas of either Antonita, Colorado, or Jaroso, Colorado, shall be as follows:

	Cents per gallon
Premium grade.....	12.5
Regular grade.....	11.0
Third grade.....	9.5

[Paragraph (b) added by Am. 4, 9 F.R. 3849, effective 4-14-44]

(c) *Farmington tank wagon area.* Maximum tank wagon prices of automotive gasoline shall be as follows:

	Cents per gallon
Premium grade.....	12.0
Regular grade.....	10.5
Third grade.....	9.5

(d) *Aztec tank wagon area.* Maximum tank wagon prices of automotive gasoline shall be as follows:

	Cents per gallon
Premium grade.....	12.5
Regular grade.....	11.0
Third grade.....	10.0

[Paragraphs (c) and (d) added by Am. 14, 9 F.R. 9717, effective 8-14-44]

(e) *Lea County—(1) Natural gasoline.* Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in Lea County, New Mexico for shipment to ultimate destinations in Petroleum Administration for War District 1, shall be as follows:

R. V. P.	Cents per gallon
26.....	4.50
24.....	4.72
22.....	4.95
20.....	5.17
18.....	5.40
16.....	5.62
14.....	6.12
12.....	6.52

[Paragraph (e) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

SEC. 4.30 *New York.*

SEC. 4.31 *North Carolina.*

SEC. 4.32 *North Dakota—(a) Fargo tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	11.4

SEC. 4.33 *Ohio—(a) Geneva tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Premium grade to dealers.....	11
Premium grade to consumers.....	14
Regular grade to dealers.....	9.5
Regular grade to consumers.....	12
Third grade to dealers.....	9.5
Third grade to consumers.....	12

(b) *Counties of Cuyahoga, Lorain, Medina, Summit, Stark, Portage, Geauga, Lake, Ashtabula, Trumbull, Mahoning, and Columbiana.* Maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points in the above counties for shipment to ultimate destinations in Petroleum Administration for War District 1 and the State of Michigan shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.75
72-74 Oct. ASTM.....	7.75
70-71 Oct. ASTM.....	7.625

(c) *Counties of Allen, Hancock, Lucas, Putnam, Wood and Licking.* Maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points in the above counties for shipment to ultimate destinations in Petroleum Administration for War District 1 and the State of Michigan shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.75
72-74 Oct. ASTM.....	7.75
70-71 Oct. ASTM.....	7.625

(d) *Counties of Hamilton, Clermont, Brown, Adams, Scioto, Lawrence, Gellia and Meigs.* Maximum prices of automotive gasoline according to the specifications listed below in bulk lots f. o. b. shipping points in the above counties for shipment to ultimate destinations in Petroleum Administration for War District 1 and the State of Michigan shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	8.625
72-74 Oct. ASTM.....	7.625
70-71 Oct. ASTM.....	7.50

[Paragraphs (b), (c) and (d) amended by Am. 16, 9 F.R. 9896, effective 8-15-44 and Am. 43, effective 4-10-46]

SEC. 4.34 *Oklahoma—(a) State of Oklahoma—(1) Automotive gasoline.* Maximum prices of automotive gasoline, according to the specifications listed below, in bulk lots, f. o. b. refineries in the State of Oklahoma, loaded into tank cars, motor transports and pipe lines shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	6.750
72-74 Oct. ASTM.....	6.00
70-71 Oct. ASTM.....	5.875
63-66 Oct. ASTM.....	5.625
60-62 Oct. ASTM and below.....	5.250

[Subparagraph (1) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 20, 9 F.R. 13522, effective 11-15-44 and Am. 43, effective 4-10-46]

(2) *Natural gasoline.* Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in Oklahoma shall be as follows:

R. V. P.	Cents per gallon
26.....	4.75
24.....	4.99
22.....	5.22
20.....	5.46
18.....	5.70
16.....	5.94
14.....	6.46
12.....	6.89

[Subparagraph (2) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

(3) *Aviation gasoline.* Maximum prices of aviation gasoline in bulk lots f. o. b. refineries in the State of Oklahoma, loaded into tank cars, motor transports and pipe lines shall be as follows:

Grade	To class 1 purchasers (cents per gallon)	To class 2 purchasers (cents per gallon)	To class 3 purchasers (cents per gallon)
62-65 Octane ASTM.....	7.375	7.50	7.75
73 Octane ASTM.....	7.625	7.75	8.00
80 Octane ASTM.....	7.875	8.25	8.50

[Table amended by Am. 29, 10 F.R. 8900, effective 7-23-45 and Am. 43, effective 4-10-46]

"Class 1 purchasers" are refiners, the United States Government or any agency thereof, and buyers purchasing for ultimate shipment to Petroleum Administration for War District No. 1.

"Class 2 purchasers" are resellers (except airport dealers) not included in Class 1.

"Class 3 purchasers" are airport dealers and consumers not included in Class 1.

[Subparagraph (3) added by Am. 27, 10 F.R. 6936, effective 6-13-45]

(b) *Muskogee tank wagon area. (1) City of Muskogee.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	7.75
Regular grade to consumers.....	7.75
Third grade to dealers.....	6.75
Third grade to consumers.....	6.75

(c) *Oklahoma City tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	8
Regular grade to consumers.....	8
Third grade to dealers.....	7
Third grade to consumers.....	7

(d) *Tulsa tank wagon area.* Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	8
Regular grade to consumers.....	8
Third grade to dealers.....	7
Third grade to consumers.....	7

SEC. 4.35 *Oregon—(a) Portland Area.*¹ In the Portland Area maximum prices for automotive gasoline according to the specifications listed below shall be as follows:

(1) *F.o.b. tanker terminals—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal agencies making purchases under T.P.S. contracts.*¹

Products	Loaded into tankers ²	Loaded into barges ³	Loaded into tank cars or truck and trailers	Loaded into buyer's drums ⁴
Automotive gasoline:				
First Structure.....	7.625	7.75	7.875	8.625
Second Structure.....	6.50	6.625	6.75	7.50
Third Structure.....	6.375	6.50	6.625	7.375
U. S. Spec. 2-116.....	6.50	6.625	6.75	7.50

¹ Maximum prices to other Federal agencies shall be established by application under section 8.3.

² When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks, truck and trailers or tank cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

³ For single lot deliveries under 6,500 gallons add $\frac{1}{4}$ of a cent per gallon.

⁴ Prices cover only the product and the unloading, filling, stencilling and reloading of drums into transportation facilities.

⁵ [Revoked]

⁶ [Revoked]

⁷ [Revoked]

[Footnotes 5, 6 and 7 revoked by Am. 33, 10 F.R. 12082, effective 9-1-45]

⁸ Tanker terminals at Linnton, Willbridge, Portland, Oregon and Vancouver, Washington are within the Portland Area.

[Footnote 8 added by Am. 31, 10 F.R. 10434, effective 8-29-45]

[Paragraph (a) added by Am. 29, 10 F.R. 8900, effective 7-23-45]

SEC. 4.36 *Pennsylvania—(a) Pittsburgh.* In Pittsburgh, Pennsylvania, refiners' maximum price for 78 octane ASTM and above, automotive gasoline on sales in bulk lots to other refiners f. o. b. the refiner's shipping point shall be 8.7¢ per gallon.

[Paragraph (a) amended by Am. 17, 9 F.R. 10639, effective 9-1-44; and Am. 32, 10 F.R. 11245, effective 9-1-45]

SEC. 4.37 *Rhode Island.*

SEC. 4.38 *South Carolina.*

SEC. 4.39 *South Dakota.*

SEC. 4.40 *Tennessee.*

SEC. 4.41 *Texas—(a) Texas Gulf Coast ports—(1) Automotive gasoline.* At Texas Gulf Coast ports maximum prices¹ of automotive gasoline in bulk lots f. o. b. refineries and tanker terminals shall be as follows:

Specifications:	Cents per gallon
78 Oct. ASTM and above.....	6.75
80 Oct. 1939 research, loaded (max. 2cc).....	6.00
72-74 Oct. ASTM.....	5.75
70-71 Oct. ASTM.....	5.625
68-69 Oct. ASTM.....	5.50
65-67 Oct. ASTM.....	5.25
60-64 Oct. ASTM and below.....	5.00

¹ When loaded into pipeline (see note 2), tank car, motor transport, or tank wagon for shipment to ultimate destinations other than in PAW District 1, seller may charge prices in this table or his maximum prices under other sections of this regulation, whichever may be higher.

² Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipelines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for War District 1.

[Subparagraph (1) amended by Am. 25, 10 F.R. 2080, effective 2-26-45 and Am. 43, effective 4-10-46]

(2) *Aviation gasoline.* At Texas Gulf Coast ports maximum prices¹ of aviation gasoline in bulk lots f. o. b. refineries and tanker terminals shall be as follows:

Grades	To class 1 ² purchasers	To class 2 ³ purchasers	To class 3 ⁴ purchasers
62-65 Oct. ASTM.....	7.00	7.25	7.50
73 Oct. ASTM.....	7.25	7.50	7.75
80 Oct. ASTM.....	7.50	8.00	8.25

¹ If deliveries f. o. b. tanker terminals to the United States Government or any agency thereof involve extraordinary transportation or loading expenses a seller may file a written application for approval of a higher maximum price to the Petroleum Branch of the Office of Price Administration, Washington, D. C., but may not charge more than the applicable maximum price set forth above without a written order from the Price Administrator.

² Class 1 purchasers are refiners, the United States Government or any agency thereof, and buyers purchasing for ultimate shipment to Petroleum Administration for War District 1.

³ Class 2 purchasers are resellers not included in Class 1 except airport dealers.

⁴ Class 3 purchasers are consumers not included in Class 1 and airport dealers.

⁵ When the product is loaded into tank cars or tank trucks, add 0.125¢ per gallon on sales to Class 1 purchasers.

[Subparagraph (2) amended by Am. 26, 10 F.R. 3553, effective 4-7-45, and Am. 43, effective 4-10-46]

[Paragraph (a) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; and Am. 24, 10 F.R. 739, 1146, effective 1-23-45 and as otherwise noted]

(b) *At inland Texas points—(1) Automotive gasoline—(i) F. o. b. refineries at Texas Panhandle, West Texas,*

North Texas and East Texas points. Maximum prices of automotive gasoline according to the specifications listed below loaded into tank cars, motor transports, and pipe lines,¹ f. o. b. refineries² located in Texas Panhandle,³ West Texas,⁴ North Texas,⁵ and East Texas,⁶ for shipment to the destinations indicated below⁷ shall be as follows:

[Cents per gallon]

Specifications	For shipment to ultimate destinations		
	Column 1 Ariz., Ark., Colo., La., N. Mex., Okla., and Texas	Column 2 PAW District 1	Column 3 Other States
Automotive Gasoline:			
78 Oct. ASTM and above.....	7.00	6.75	6.625
80 Oct. 1939 Research.....	6.25	6.00	6.125
72-74 Oct. ASTM.....	6.0	5.75	5.875
70-71 Oct. ASTM.....	5.875	5.625	5.75
68-69 Oct. ASTM.....	5.625	5.25	5.50
60-62 Oct. ASTM and below.....	5.25	5.00	5.125

¹ Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipe lines with Petroleum Administration for War District 1 terminal shall be considered destined for Petroleum Administration for District 1.

² Column 2 prices apply to all shipping points within the designated areas for shipments to ultimate destinations in Petroleum Administration for War District 1.

³ The Texas Panhandle Area comprises the Counties of Dallam, Sherman, Hansford, Ochiltree, Lipscomb, Hartley, Moore, Hutchinson, Roberts, Hemphill, Oldham, Potter, Carson, Gray, Wheeler, Deaf Smith, Randall, Armstrong, Donley, Collingsworth, Farmer, Castro, Swisher, Briscoe, Hall, Childress in the State of Texas.

⁴ The West Texas Area comprises the Counties of Bailey, Lamb, Hale, Floyd, Motley, Cottle, Hardeman, Foard, Cochran, Hockley, Lubbock, Crosby, Dickens, King, Knox, Yoakum, Terry, Lynn, Garza, Kent, Stonewall, Haskell, Gaines, Dawson, Borden, Scurry, Fisher, Jones, Andrews, Martin, Howard, Mitchell, Nolan, Taylor, Loving, Winkler, Ector, Midland, Glasscock, Sterling, Coke, Runnels, Coleman, Brown, Mills, Ward, Crane, Upton, Reagan, Irion, Tom Green, Concho, McCulloch, San Saba, Pecos, Terrell, Crockett, Schleicher, Sutton, Menard, Kimble, Mason, Val Verde, Edwards, in the State of Texas.

⁵ The North Texas Area comprises the Counties of Wilbarger, Wichita, Clay, Montague, Cooke, Grayson, Baylor, Archer, Throckmorton, Young, Jack, Wise, Denton, Collin, Shackelford, Stephens, Palo Pinto, Parker, Tarrant, Dallas, Rockwall, Callahan, Eastland, Comanche, Erath, Hood, Somervell, Johnson, Ellis, Hamilton, Basque, Hill, Navarro, Lampasas, Coryell, McLennan, Limestone, Freestone, in the State of Texas.

⁶ The East Texas Area comprises the Counties of Fannin, Lamar, Red River, Bowie,

Hunt, Delta, Hopkins, Franklin, Titus, Camp, Morris, Kaufman, Van Zandt, Rains, Wood, Cass, Smith, Upshur, Marion, Gregg, Harrison, Henderson, Cherokee, Rusk, Panola, Anderson, Nacogdoches, Shelby, Houston, Angelina, Trinity, Polk, Tyler, San Augustine, Sabine, Jasper, Newton, in the State of Texas.

¹ For the Texas Panhandle Area Column 1 prices also apply to ultimate destinations in the Counties of Jewell, Mitchell, Lincoln, Ellsworth, Rice, Keno, Kingman, Harper, and all counties west thereof in the State of Kansas.

(ii) *F. o. b. refineries at Lower Inland Texas points.* Maximum prices of automotive gasoline according to the specifications listed below¹ loaded² into tank cars, motor transports and pipelines f. o. b. refineries³ located in Lower Inland Texas⁴ for shipments to the destinations indicated below shall be as follows:

FOR SHIPMENT TO ULTIMATE DESTINATIONS
[Cents per gallon]

Specifications	Column 1 PAW District 1	Column 2 All other States except Texas
Automotive Gasoline:		
78 Oct. ASTM and above.....	6.75	6.625
80 Oct. 1939 Research.....	6.00	6.125
72-74 Oct. ASTM.....	5.75	5.875
70-71 Oct. ASTM.....	5.625	5.75
63-66 Oct. ASTM.....	5.25	5.50
60-62 Oct. ASTM and below.....	5.00	5.125

[Subparagraph (1) amended by Am. 12, 9 F.R. 8987, effective 7-31-44; Am. 16, 9 F.R. 9896, effective 8-15-44; Am. 24, 10 F.R. 739, effective 1-23-45 and Am. 43, effective 4-10-46]

¹ For automotive gasoline of any specification not listed above, a seller must apply for a maximum price under section 8.3.

² Products loaded into all types of transportation facilities for ultimate delivery to War Emergency Pipelines and pipelines with Petroleum Administration for War District 1 termini shall be considered destined for Petroleum Administration for War District 1.

³ Column 1 prices apply to all shipping points within the designated areas for shipments to ultimate destinations in Petroleum Administration for War District 1.

⁴ The Lower Inland Texas Area comprises (except for shipping points located at Gulf Coast ports) the Counties of Jackson, Lavaca, Gonzales, Bastrop, Travis, Williamson, Burnett, Llano, Gillespie, Kerr, Kinney, Maverick, Webb, Duval, Jim Wells, Nueces, Kleberg, San Patricio, Refugio, Calhoun, Aransas, Victoria, Goliad, Bee, De Witt, Karnes, Wilson, Guadalupe, Caldwell, Real, Bexar, Comal, Hays, Kendall, Blanco, Bandera, Uvalde, Medina, Zavala, Frio, Atascosa, Dimmit, La Salle, McMullen, Live Oak, Jefferson, Orange, Hardin, Liberty, San Jacinto, Walker, Madison, Leon, Robertson, Falls, Bell, Milam, Lee, Fayette, Colorado, Wharton, Matagorda, Brazoria, Galveston, Chambers, Fort Bend, Harris, Austin, Waller, Montgomery, Washington, Grimes, Burleson, Brazos, Zapata, Jim Hogg, Brooks, Kenedy, Starr, Hidalgo, Willacy, and Cameron in the State of Texas.

(2) *Aviation gasoline—(i) F. o. b. refineries at Texas Panhandle, West Texas, North Texas and East Texas points.* At points in the Texas Panhandle, West Texas, North Texas and East Texas Areas, as the same are defined in section 4.41 (b) (1) (i) above, maximum prices of aviation gasoline in bulk lots f. o. b. refineries shall be as follows:

Grades	[Cents per gallon]		
	To class 1 ¹ purchasers	To class 2 ² purchasers	To class 3 ³ purchasers
62-65 Oct. ASTM.....	7.125	7.25	7.5
73 Oct. ASTM.....	7.375	7.50	7.75
80 Oct. ASTM.....	7.625	8.0	8.25

¹ Class 1 purchasers are refiners, the United States Government or any agency thereof, and buyers purchasing for ultimate shipment to Petroleum Administration for War District 1.

² Class 2 purchasers are resellers not included in Class 1, except airport dealers.

³ Class 3 purchasers are consumers not included in Class 1 and airport dealers.

[Footnotes 2 and 3 amended by Am. 26, 10 F.R. 3553, effective 4-7-45. Table amended by Am. 43, effective 4-10-46]

(ii) *F. o. b. refineries at Lower Inland Texas points.* At points in the Lower Inland Texas Area, as the same is defined in section 4.41 (b) (1) (ii) above, maximum prices of aviation gasoline in bulk lots f. o. b. refineries shall be as follows:

Grades	[Cents per gallon]		
	To class 1 ¹ purchasers	To class 2 ² purchasers	To class 3 ³ purchasers
62-65 Oct. ASTM.....	7.125	7.25	7.5
73 Oct. ASTM.....	7.375	7.50	7.75
80 Oct. ASTM.....	7.625	8.0	8.25

¹ Class 1 purchasers are refiners, the United States Government or any agency thereof, and buyers purchasing for ultimate shipment to Petroleum Administration for War District 1.

² Class 2 purchasers are resellers not included in Class 1, except airport dealers.

³ Class 3 purchasers are consumers not included in Class 1 and airport dealers.

[Footnotes 2 and 3 amended by Am. 26, 10 F.R. 3553, effective 4-7-45. Table amended by Am. 43, effective 4-10-46]

[Subparagraph (2) added by Am. 24, 10 F.R. 739, 1146, effective 1-23-45]

(3) *Natural gasoline—(i) Breckenridge area.* Maximum prices of natural gasoline in bulk lots f. o. b. shipping points in the Breckenridge, Texas area shall be as follows:

R. V. P.	Cents per gallon
26.....	4.50
24.....	4.72
22.....	4.95
20.....	5.17
18.....	5.40
16.....	5.62
14.....	6.12
12.....	6.52

¹ Breckenridge area comprises each shipping point in the North Texas and West Texas areas, as such areas are defined in subparagraph (1) above, from which point the same export and coastwise rail rate of freight for natural gasoline is applicable to Texas Gulf Coast Ports as applies from Breckenridge, Texas.

(ii) *West Texas and North Texas (except the Breckenridge area).* Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the West Texas and North Texas areas, as defined in sub-

paragraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	4.50
24.....	4.72
22.....	4.95
20.....	5.17
18.....	5.40
16.....	5.62
14.....	6.12
12.....	6.52

(iii) *Texas Panhandle.* Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the Texas Panhandle area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	4.59
24.....	5.38
22.....	5.06
20.....	5.30
18.....	5.54
16.....	5.78
14.....	6.30
12.....	6.73

(iv) *East Texas.* Maximum prices for natural gasoline in bulk lots f. o. b. shipping points in the East Texas area, as defined in subparagraph (1) above, for shipment to ultimate destinations in Petroleum Administration for War District No. 1 shall be as follows:

R. V. P.	Cents per gallon
26.....	5.16
24.....	5.38
22.....	5.61
20.....	5.83
18.....	6.06
16.....	6.28
14.....	6.78
12.....	7.18

[Subparagraph (3) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

SEC. 4.42 *Utah.*

SEC. 4.43 *Vermont.*

SEC. 4.44 *Virginia.*

SEC. 4.45 *Washington—(a) Seattle Area.* In the Seattle Area maximum prices for automotive gasoline according to the specification listed below shall be as follows:

(1) *F. o. b. tanker terminals—(i) On sales to the United States Armed Forces, Foreign Economic Administration and Federal agencies making purchases under T. P. S. contracts.*¹

Products	Loaded into tankers ²	Loaded into barges ³	Loaded into tank cars or trucks and trailers	Loaded into buyer's drums ⁴
Automotive gasoline:				
First structure.....	7.625	7.75	7.875	8.625
Second structure.....	6.50	6.625	6.75	7.50
Third structure.....	6.375	6.50	6.625	7.375
U. S. Spec. 2-116.....	6.50	6.625	6.75	7.50

¹ Maximum prices to other Federal agencies shall be established by application under section 8.3.

² When a purchaser of the class specified herein buys loaded into tankers and the seller must use trucks, truck and trailers or tank cars to move the product from his refinery or terminal to the loading point at which the sale is made, his maximum price shall be the sum of his truck and trailer f. o. b. refinery or terminal price, whichever is applicable, plus the actual transportation cost from his refinery or terminal to the loading point.

³ For single lot deliveries under 6,500 gallons add 1/8 of a cent per gallon.

* Prices cover only the product and the unloading, filling, stenciling and reloading of drums into transportation facilities.

¹ [Revoked].
² [Revoked].
³ [Revoked].

[Footnotes 5, 6 and 7 revoked by Am. 33, 10 F.R. 12082, effective 9-1-45]

* Tanker terminals at Point Wells, Edmonds, Seattle, and Tacoma, Washington are within the Seattle area.

[Footnote 8 added by Am. 31, 10 F.R. 10434, effective 8-29-45]

[Paragraph (a) added by Am. 29, 10 F.R. 8900, effective 7-23-45]

SEC. 4.46 West Virginia.

SEC. 4.47 Wisconsin—(a) *Lodi tank wagon area*. Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Premium grade to dealers.....	12.1
Premium grade to consumers.....	14.1
Regular grade to dealers.....	10.6
Regular grade to consumers.....	12.1
Third grade to dealers.....	10.1
Third grade to consumers.....	11.1

(b) *Madison tank wagon area*. Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Premium grade to dealers.....	11.9
Premium grade to consumers.....	13.9
Regular grade to dealers.....	10.4
Regular grade to consumers.....	11.9
Third grade to dealers.....	9.9
Third grade to consumers.....	10.9

(c) *Mazomanie tank wagon area*. Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Premium grade to dealers.....	11.9
Premium grade to consumers.....	13.9
Regular grade to dealers.....	10.4
Regular grade to consumers.....	11.9
Third grade to dealers.....	9.9
Third grade to consumers.....	10.9

(d) *Sauk City tank wagon area*. Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Premium grade to dealers.....	12.1
Premium grade to consumers.....	14.1
Regular grade to dealers.....	10.6
Regular grade to consumers.....	12.1
Third grade to dealers.....	10.1
Third grade to consumers.....	11.1

(e) *Stoughton tank wagon area*. Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Premium grade for dealers.....	11.9
Premium grade for consumers.....	13.9
Regular grade for dealers.....	10.4
Regular grade for consumers.....	11.9
Third grade for dealers.....	9.9
Third grade for consumers.....	10.9

(f) *Sun Prairie tank wagon area*. Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Premium grade for dealers.....	12.1
Premium grade for consumers.....	14.1
Regular grade for dealers.....	10.6
Regular grade for consumers.....	12.1
Third grade for dealers.....	10.1
Third grade for consumers.....	11.1

SEC. 4.48 Wyoming—(a) *Cheyenne tank wagon area*. Maximum tank wagon prices for automotive gasoline shall be:

	Cents per gallon
Regular grade to dealers.....	10
Regular grade to consumers.....	10
Third grade to dealers.....	9
Third grade to consumers.....	9

SEC. 4.49 Hawaii.

SEC. 4.50 Puerto Rico.

SEC. 4.51 [Revoked]

[Section 4.51 revoked by Am. 8, 9 F.R. 4686, effective 5-8-44]

SEC. 4.52 District of Columbia.

[Article IV amended by Am. 16, 9 F.R. 9896, effective 8-15-44 and Am. 19, 9 F.R. 12591, effective 10-23-44]

ARTICLE V—FORMULAS FOR ASCERTAINING MAXIMUM PRICES

NOTE 1. Maximum prices of a seller must be determined under section 5.1 (e), if applicable.

[Note 1 added by Am. 23, 9 F.R. 14944, effective 12-28-44]

NOTE 2. Maximum prices other than tank wagon prices cannot be determined under Article V on sales of any grade of gasoline which meets all United States Army Grade 2-103-B specifications except those with respect to tetraethyl lead, octane rating or color and on sales of United States Army Grades 2-116 and 2-114, when any of the above grades of automotive gasoline are sold to the United States Armed Forces, Foreign Economic Administration and Federal agencies making purchases under T. P. S. contracts. Maximum prices for such sales of these grades of gasoline must be established pursuant to section 8.3.

[Note 2 added by Am. 23; amended by Am. 25, 10 F.R. 2080, effective 2-26-45]

NOTE 3. [Revoked]

[Note 3 added by Am. 23; revoked by Am. 32, 10 F.R. 11245, effective 9-1-45]

[Former note added by Am. 15, 9 F.R. 10046, effective 8-22-44, and deleted by Am. 23]

SEC. 5.1 *Determination of maximum prices by published prices and other formulas*—(a) *Published prices*. A seller's maximum price for a petroleum product of a particular grade shall be the lowest quoted price published in the October 8, 1941, issue of the National Petroleum News for a product of the same grade. Where such products are sold and prices are quoted on a delivered basis then the maximum delivered price shall be the lowest quoted delivered price so published. Where products are sold and prices are quoted on an f. o. b. shipping point basis, then the maximum f. o. b. price shall be the lowest quoted f. o. b. price so published.

[Section heading added; text designated (a) by Am. 18, 9 F.R. 12530, effective 10-19-44]

Quotations in the above named periodical for 68-70 Octane motor gasoline shall not be used in determining maximum prices. Quotations in the above named periodical for 80, 72-74 motor gasoline; for kerosene and/or No. 1 fuel, No. 2, No. 3, No. 5 and No. 6 fuel oil, as set forth on Page 42 of such publication under the heading "Atlantic Coast," shall be used only in determining a seller's maximum price for such products

loaded into motor transports and tank cars.

[Above paragraph amended by Am. 16, 9 F.R. 9896, effective 8-15-44]

The quotation in the above named periodical for 72-74 octane motor gasoline, as set forth on page 40 of such publication under the sub-heading "Ohio," shall not be used for determining a seller's maximum price except on sales to consumers.

[Above paragraph added by Am. 6, 9 F.R. 4395, effective 4-29-44]

Quotations in the above-named periodical for the States of California, Oregon, Washington, Arizona and Nevada shall not be used in determining maximum prices.

Quotations in the above-named periodical for Motor Gasoline 72-74 Octane A. S. T. M. for "New York Harbor, barges," as set forth on page 40 of such publication under the heading "Summary of Daily Gasoline Prices (Sept. 30 to October 6)", and the quotations for gas oil, as set forth on page 42 of such publication under the heading "Gulf Coast", shall not be used for determining a seller's maximum price.

[Above paragraph added by Am. 12, 9 F.R. 8987, effective 7-31-44]

The quotations in the above-named periodical for motor fuels as set forth on page 44 of such publication under the sub-heading "Humble Oil and Refining Company" shall not be used for determining a seller's maximum price.

[Above paragraph added by Am. 30, 10 F.R. 9585, effective 8-1-45]

If a seller's maximum price for any product covered by this regulation is established by this paragraph and if on his last sale of either of such products to a purchaser of a particular class during the 60 days prior to October 15, 1941 the seller granted a discount or discounts and the discount or discounts were stated as such in the contract of sale, or on the invoice to the purchaser, then discounts no less favorable shall be granted by the seller to all purchasers of the same class in connection with sales of the product on which the discount was granted. Deliveries pursuant to contracts of sale entered into more than 60 days prior to October 15, 1941, shall not be considered as sales for the purpose of determining discounts hereunder.

(b) *In the States of Arizona, California, Nevada, Oregon and Washington*—(1) *P. S. 100 and P. S. 200 fuel oils*—(i) *Truck-and-trailer delivered maximum prices*. A seller's maximum delivered truck-and-trailer price to consumers at a particular delivery point in the States of Arizona, California, Nevada, Oregon and Washington for P. S. 100 fuel oil and P. S. 200 fuel oil shall be the maximum tank wagon price as determined under section 7.5 (a) (excluding the .3 of a cent per gallon permitted in former rationed areas) at the particular delivery point for the same grade of fuel oil less three-fourths ($\frac{3}{4}$) of a cent per gallon.

(ii) *Maximum tank car prices, f. o. b. shipping points*. A seller's maximum tank car price to consumers f. o. b. any

shipping point in the States of Arizona, California, Nevada, Oregon and Washington for P. S. 100 fuel oil and P. S. 200 fuel oil shall be the maximum tank wagon price as determined under section 7.5 (a) (excluding addition permitted in former rationed areas) at the particular shipping point for the same grade of fuel oil less one cent (1¢) per gallon.

[Former subparagraphs (1) and (2) redesignated as (1) (i) and (ii) and new (2) added by Am. 37, 10 F.R. 45397, effective 11-28-45]

(2) *Pressure appliance fuel.* Maximum tank wagon prices exclusive of all taxes of any petroleum fraction sold for use as pressure appliance fuel in the States of Arizona, California, Nevada, Oregon, and Washington shall be as follows:

Quantity	Amount
In single lot deliveries of 40 gallons or more.	The reference seller's (as designated in section 7.2) maximum tank wagon price exclusive of all taxes for 73 octane aviation gasoline.
In single lot deliveries of 10 to 39 gallons.	The maximum price for 40 gallons or more plus 3¢ per gallon.
In single lot deliveries of 5 to 9 gallons.	The maximum price for 40 gallons or more plus 6¢ per gallon.
For package deliveries.	Applicable bulk price plus seller's regularly established package differential.

[Paragraph (b) added by Am. 18, 9 F.R. 12530, effective 10-19-44]

(c) *At delivery points within Petroleum Administration for War Districts Nos. 2, 3 and 4—Natural Gasoline—*(1) *On shipments from Petroleum Administration for War Districts 2 and 3.* Except as provided in subparagraph (2) below, on shipments from shipping points within Petroleum Administration for War Districts 2 (except in Kentucky) and 3 to delivery points within Petroleum Administration for War Districts 2, 3 and 4, the maximum delivered-at-destination price of natural gasoline shall be the lower of the following: (1) The sum of the maximum price, as established under Article IV for natural gasoline of the same R. V. P., f. o. b. Oklahoma shipping points, plus the applicable October 1, 1941 rail rate of freight from Tulsa, Oklahoma to the particular destination or (2) the sum of the maximum price, as established under Article IV for natural gasoline of the same R. V. P., f. o. b. shipping points in the Breckenridge, Texas area, plus the applicable October 1, 1941 rail rate of freight from Breckenridge, Texas to the particular destination. An eligible marketer may add $\frac{1}{8}$ ¢ per gallon to his maximum price determined as above.

(2) *At any Texas or Louisiana Gulf Coast port.* The maximum delivered-at-destination price for natural gasoline delivered by pipe line into purchasers' storage facilities from a seller's terminal located at the same or any other Texas

or Louisiana Gulf Coast port, shall be the sum of the maximum price established under Article IV for natural gasoline of the same R. V. P., f. o. b. shipping points in the Breckenridge, Texas, area, plus the applicable October 1, 1941 rail rate of freight from Breckenridge, Texas, plus .25¢ per gallon.

(d) *F. o. b. terminals at Texas and Louisiana Gulf Coast Ports; natural gasoline.* Maximum prices for natural gasoline in bulk lots loaded into transportation facilities f. o. b. a seller's terminal located at a Texas or Louisiana Gulf Coast Port shall be the sum of the maximum price established under Article IV for natural gasoline of the same R. V. P., f. o. b. shipping points in the Breckenridge, Texas, area, plus the applicable October 1, 1941 rail rate of freight from Breckenridge, Texas, plus .25¢ per gallon.

[Paragraphs (c) and (d) added by Am. 19, 9 F.R. 12591, effective 10-23-44]

(e) *In the States of Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, South Dakota and Wisconsin—*(1) *Automotive gasoline.* In the above states (except in the southern peninsula of Michigan) a supplier's maximum delivered-at-destination tank car prices (exclusive of taxes incident to the sale of gasoline) for automotive gasoline of the grades or specifications described below delivered in tank cars and transport trucks shall be as set forth below except that the sum of $\frac{1}{8}$ of a cent per gallon may be added by an eligible marketer.

(i) *Tank wagon resellers; contract buyers.* If on October 1, 1941, there was a written contract in effect extending over a period of not less than one year for deliveries by a supplier to a tank wagon reseller, then the particular supplier's maximum delivered-at-destination price to such reseller shall be determined in accordance with the provisions of section 5.2 and Article VI or shall be established pursuant to section 8.3.

(ii) *Consumers and tank wagon resellers.* If (i) is inapplicable any supplier's maximum delivered-at-destination prices (exclusive of taxes incident to the sale of gasoline) shall be

(a) For 78 octane ASTM and above gasoline—to consumers, 6.75¢ (6.25¢ in the State of Indiana and the Metropolitan Chicago Area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma, to the particular destination; and to tank wagon resellers either the maximum price to consumers or the dealer tank wagon maximum price as of May 1, 1944, for premium grade gasoline at such particular destination less 2.25¢ per gallon, whichever is the lower.

[Paragraph (a) amended by Am. 32, 10 F.R. 11245, effective 9-1-45]

(b) For 72-74 octane ASTM gasoline—to consumers, 6¢ (5.50¢ in the State of Indiana and the Metropolitan Chicago Area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination; and to tank wagon resellers either the maximum price to consumers

or the dealer tank wagon maximum price as of May 1, 1944 for regular grade gasoline at such particular destination, less 2¢ per gallon, whichever is the lower.

(c) For 63-66 octane ASTM gasoline—to consumers, 5.625¢ (5.125¢ in the State of Indiana and the Metropolitan Chicago Area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination; and to tank wagon resellers the maximum price to consumers or the maximum price for 72-74 octane gasoline as determined in (b) above, less .25¢ per gallon, whichever is the lower.

(d) For 60-62 octane ASTM and below gasoline—to consumers, 5.25¢ (4.75¢ in the State of Indiana and the Metropolitan Chicago Area) per gallon plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma to the particular destination; and to tank wagon resellers either the maximum price to consumers or the maximum price for 72-74 octane gasoline as determined in (b) above, less .25¢ per gallon, whichever is the lower.

(iii) *Metropolitan Chicago Area, definition of.* Metropolitan Chicago Area as used in this section means the City of Chicago, Illinois, and the areas contiguous thereto within which, with respect to petroleum products, railroad "switching rates" (as distinguished from "through rates") apply from any refinery in Lake, Cook, DuPage and Will Counties in the State of Illinois, and Lake, Porter and LaPorte Counties in the State of Indiana.

(2) *Kerosene.* In the above states (except in the southern peninsula of Michigan) a supplier's maximum delivered-at-destination tank car prices (exclusive of taxes incident to the sale of kerosene) for kerosene delivered in tank cars and transport trucks shall be as set forth below, except that the sum of $\frac{1}{8}$ of a cent per gallon may be added by an eligible marketer:

(i) For 41-43 API gravity W. W. kerosene, 4.375¢ (3.875¢ in the State of Indiana) per gallon, plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma, to the particular destination.

(ii) For 42-44 API gravity W. W. kerosene, 4.5¢ (4¢ in the State of Indiana) per gallon, plus the rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma, to the particular destination.

(3) *Range, stove, or heater oil, No. 1 prime white distillate (fuel oil), No. 1 straw fuel oil, No. 2 fuel oil and No. 3 fuel oil.* In the above states (except in the southern peninsula of Michigan and in the Metropolitan Chicago Area, as said area is defined in section 5.1 (e) (1) (iii) above), a supplier's maximum delivered-at-destination tank car prices (exclusive of any applicable taxes incident to the sale of such products) for range, stove or heater oil, No. 1 prime white distillate (fuel oil), No. 1 straw fuel oil, No. 2 fuel oil and No. 3 fuel oil delivered in tank cars and transport trucks shall be as set forth below, except that the sum of $\frac{1}{8}$ of a cent per gallon may be added by an eligible marketer.

(i) *Tank wagon resellers; contract buyers.* If on October 1, 1941 there was

a written contract in effect extending over a period of not less than one year for deliveries by a supplier to a tank wagon reseller, then the particular supplier's maximum delivered-at-destination price to such reseller shall be determined in accordance with the provisions of section 5.2 and Article VI or shall be established pursuant to section 8.3.

(ii) *Consumers and tank wagon resellers.* If (i) is inapplicable any supplier's maximum delivered-at-destination price for any of the products listed below (exclusive of any applicable taxes incident to the sale but not the transportation of such product) shall be the rail rate of transportation for the product as of October 1, 1941, from Tulsa, Oklahoma, to the particular destination plus the amount designated below for the particular product:

Product	Cents per gallon
Range, stove or heater oil.....	4.00
No. 1 prime white distillate (fuel oil).....	3.875
No. 1 straw fuel oil.....	3.75
No. 2 fuel oil.....	3.625
No. 3 fuel oil.....	3.50

[Subparagraph (3) added by Am. 26, 10 F.R. 3553, effective 4-7-45]

(4) *Diesel fuels and tractor fuels.* In the above states (except in the Southern Peninsula of Michigan and in the Metropolitan Chicago area, as said area is defined in section 5.1 (e) (1) (iii) above), a supplier's maximum delivered-at-destination tank car prices for diesel fuels and tractor fuels, delivered in tank cars or motor transports, of the grades hereinafter referred to shall be as set forth below, except that the sum of .125¢ per gallon may be added by an eligible marketer.

(i) *Tank wagon resellers; contract buyers.* If on October 1, 1941 there was a written contract in effect extending over a period of not less than one year for deliveries by a supplier to a tank wagon reseller, then the particular supplier's maximum delivered-at-destination price to such reseller shall be determined in accordance with the provisions of section 5.2 and Article VI, or shall be established pursuant to section 8.3.

(ii) *Consumers and tank wagon resellers.* If (i) is inapplicable, any supplier's maximum delivered-at-destination price (exclusive of any applicable taxes incident to the sale but not the transportation of such products) for a particular grade of one of the products listed below shall be the applicable rail rate of transportation for the product as of October 1, 1941 from Tulsa, Oklahoma to the particular destination, plus the amount designated below for the particular grade:

DIESEL FUELS¹ (DISTILLATE)

Grade:	Cents per gallon to be added
Diesel Index 56 and above or 50 cetane and above.....	4.125
Diesel Index 45-55.....	4.00
Diesel Index 44 and below.....	3.625

¹ These maximum prices apply only to fuels sold for use in diesel engines.

[Table heading amended by Am. 29, 10 F.R. 8900, effective 7-23-45]

TRACTOR FUELS²

Grade:	Cents per gallon to be added
Gasoline type (volatile).....	5.00
Distillate type (non-volatile) 40 octane ASTM and above.....	5.00
Distillate type (non-volatile) 30-39 octane ASTM.....	4.625

² For grades of tractor fuel other than those listed, maximum prices shall be established pursuant to section 8.3 of this regulation.

[Subparagraph (4) added by Am. 27, 10 F.R. 6936, effective 6-13-45]

(5) *Straight run gasoline when sold for use as another product, f. o. b. Michigan shipping points.* The maximum price for straight run gasoline, f. o. b. shipping points within the State of Michigan, when sold for use as either stove and lamp gasoline or naphtha, tractor fuel or charging stock, shall be as established by section 4.20 of this regulation for straight run gasoline when sold as automotive gasoline.

[Subparagraph (5) added by Am. 29, 10 F.R. 8900, effective 7-23-45]

(6) *Aviation gasoline—(i) Delivered-at-destination tank car prices.* The maximum delivered-at-destination tank car prices¹ (exclusive of any applicable taxes incident to the sale but not the transportation of such product) to the classes of purchasers named below, for aviation gasoline of a particular grade delivered in tank cars or transport trucks, shall be the amount set forth below for the particular class of purchaser and grade of product, plus the applicable rail rate of transportation as of October 1, 1941 from Tulsa, Oklahoma, to the particular destination: *Provided*, That the maximum price of an eligible marketer shall be .125¢ per gallon higher than the ceilings established for other sellers.

Aviation gasoline: grade—	To Class 1 ¹ purchasers	To Class 2 ² purchasers (cents per gallon)	To Class 3 ³ purchasers
62-65 octane ASTM.....	7.375	7.50	7.75
73 octane ASTM.....	7.625	7.75	8.00
80 octane ASTM.....	7.875	8.25	8.50

¹ Class 1 purchasers are refiners, the United States Government or any agency thereof.

² Class 2 purchasers are resellers (except airport dealers) not included in Class 1.

³ Class 3 purchasers are airport dealers and consumers not included in Class 1.

[Above table amended by Am. 43, effective 4-10-46]

(ii) *Maximum tank wagon prices and related drum prices.* The maximum tank wagon price to dealers in a particular

¹ In the Lower Peninsula of the State of Michigan the maximum delivered-at-destination tank car prices to Class 2 purchasers shall be the lower of the following: The price determined above for a particular grade, or for 62-65 octane, the dealer tank wagon ceiling for grade 62 or 65 less 2.75¢ per gallon; for 73 octane, the dealer tank wagon ceiling for grade 73, less 3.5¢ per gallon; for 80 octane, the dealer tank wagon ceiling; for grade 80 less 4.0¢ per gallon.

tank wagon area for Grade² 73 aviation gasoline, shall be the reference tank wagon seller's normal dealer price for regular grade automotive gasoline for such tank wagon area on October 1, 1941, plus 3.3¢³ per gallon. This maximum price is also designated as the "key price" and the maximum tank wagon or related drum⁴ prices in a particular tank wagon area for the grades of aviation gasoline by classes of purchaser and levels of sale listed below, shall be the "key price" for the same tank wagon area plus or minus the applicable cents per gallon differential set forth in the following table:

Class of purchaser	Grade 62 or 65		Grade 73		Grade 80	
	Tank wagon	Drum	Tank wagon	Drum	Tank wagon	Drum
Dealer.....	-1	+2	(1)	+3	+1	+4
Consumer ²	+1	+4	+2	+5	+3	+6

¹ Key price.

² *Discount Provision.* A consumer purchasing a total of 1000 gallons or over at the tank wagon level of aviation gasoline of these grades within a calendar month shall receive a discount below the applicable maximum price of 2¢ per gallon. The full price may be charged during the calendar month in which the deliveries are made, but if the purchaser becomes eligible for the discount, it shall be paid to him within 30 days after the end of the calendar month in which the deliveries were made.

(iii) *Maximum drum prices at certain levels of sale.* The maximum drum prices either delivered-at-destination or f. o. b. shipping point, for the aviation gasolines listed in (i) above, for carload deliveries by rail (or substitutes therefor) on sales to consumers; and for either carload or less carload deliveries by rail (or substitutes therefor) on sales to resellers other than dealers, shall be a maximum price established pursuant to section 8.3.

(iv) *Upon written authorization.* Upon application in writing and for good cause shown a seller at the tank wagon level, other than a refiner, may be authorized by order in writing of the Price Administrator or his duly authorized representative, to determine his maximum tank wagon or drum prices on the

² Grade refers to a gasoline meeting the prevailing industry and consumer specifications for aviation gasoline which is sold for use in aircraft engines or for special testing purposes and which has an ASTM octane number not lower than the designated grade number under which the particular grade is sold.

[Footnote 12 amended by Am. 4, 9 F.R. 3849, effective 4-14-44 and Am. 11, 9 F.R. 7137, effective 7-1-44]

³ Except that 3.8¢ per gallon shall be added in lieu of 3.3¢ per gallon in the Chicago area where the reference tank wagon seller's normal dealer tank wagon price for regular grade automotive gasoline was 9.9¢ per gallon on October 1, 1941; and except in the Lower Peninsula of the State of Michigan where 4.8¢ per gallon shall be added in lieu of 3.3¢ per gallon; and except in the State of Indiana where 3.7¢ per gallon shall be added in lieu of 3.3¢ per gallon.

⁴ Applies to all drum sales except those for which ceilings shall be established as directed in (iii) below.

basis of prices his records show he charged in the base period.

[Subparagraph (6) added by Am. 31, 10 F.R. 10434, effective 8-29-45]

[Paragraph (e) added by Am. 23, 9 F.R. 14944, effective 12-28-44 and amended as otherwise noted]

(f) *In the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware Maryland, Virginia, West Virginia, North Carolina, South Carolina, and in the District of Columbia; maximum prices of Nos. 2, 3 and 4 fuel oil.* Within the above states and in the District of Columbia, any seller's maximum per gallon tank wagon price for Nos. 2, 3 and 4 distillate fuel oils at a particular point shall be his maximum per gallon tank wagon price as determined under section 5.2 (c) of this regulation for single lot deliveries of 150 gallons or more of the product of the same grade at the same point.

[Paragraph (f), formerly 5.2 (d), amended by Am. 3, 9 F.R. 3230, effective 2-19-44; redesignated by Am. 23, effective 12-28-44]

(g) *Within the State of Louisiana; tractor fuel (gasoline type).* A seller's maximum price for gasoline type tractor fuel¹³ at any shipping or delivery point within the State of Louisiana shall be his maximum price; as determined under Article V, for distillate type tractor fuel,¹⁴ plus 0.25¢ per gallon.

[Paragraph (g) added by Am. 25, 10 F.R. 2080, effective 2-26-45]

(h) *At any shipping or delivery point—Blending naphtha—*(1) *At any shipping point.* A seller's maximum price (or prices) f. o. b. any shipping point for blending naphtha loaded into tank cars or transport trucks shall be the same as his maximum price (or prices) for automotive gasoline of the same ASTM octane number. If, in the case of sales of automotive gasoline f. o. b. a particular shipping point, price distinctions, dependent on ultimate destination or the seller's customary pricing practice, are required by the regulation, the same price distinctions shall be required on sales of blending naphtha f. o. b. the same shipping point.

(2) *At any delivery point.* A seller's maximum delivered-at-destination tank car price for any blending naphtha de-

livered in tank cars, transport trucks shall be the sum of his maximum shipping point price to the same purchaser, as determined under subparagraph (1) above or as established under section 8.3, plus the cost of transportation¹⁷ to the particular destination.

[Paragraph (h) added by Am. 27, 10 F.R. 6936, effective 6-13-45]

(j) *Maximum prices for 75-76 Octane ASTM gasoline under certain conditions.* Where a seller's maximum price for automotive gasolines was established under the description of an octane rating rather than under trade terms such as "regular grade," "housebrands," or "second structure," his maximum price for 75-76 ASTM octane automotive gasoline shall be the same as his maximum price for 72-74 octane ASTM gasoline. Principally, this will be applicable to sellers whose maximum prices for gasolines are established under Article IV and in some cases under sections 5.1 (e), 5.2 and 8.3.

[Paragraph (j) added by Am. 32, 10 F.R. 11245, 11748, effective 9-1-45; amended by Am. 33, 10 F.R. 12082, effective 9-1-45]

SEC. 5.2 *In accordance with price charged on specified sales in a base period—*(a) *Definition of sale.* The term "sale" as used in section 5.2 shall include (1) Sales and contracts of sale made during the period specified, (2) Deliveries made during the period specified under a contract made prior thereto, if the prices chargeable under such contract were adjustable to reflect market conditions during the said period, and (3) Deliveries to tank wagon resellers during the period specified under a contract made prior thereto if said contract provided for varying the price to the reseller in accordance with a stipulated posted or market price (or prices) at the point or points where such buyer resells.

(b) *Definition of purchaser of the same class.* "Purchaser of the same class", as used in sections 5.2 and 5.3, refers to the practice adopted by the seller in setting different prices for a commodity for sales to purchasers performing different functions (for example, refiner; jobber; distributor; commercial, industrial or private consumer; service station tank car dealer; divided or undivided tank wagon dealer; etc.), or for purchasers performing the same function but located in different areas or buying in different quantities or grades or under different conditions of sale. Price is prima facie evidence but not conclusive evidence to be considered in determining if a purchaser belongs to a particular class; however, a lower price to a particular purchaser which was to meet competition and otherwise was inconsistent with the seller's practice in setting the same price to the particular purchaser and one or more other purchasers, shall neither result in placing the particular purchaser

in a lower price class nor be considered in determining a seller's maximum price.

(c) *Maximum prices of fuel oil,¹⁸ fuels, gasoline and liquefied petroleum gas.* Where the maximum price for fuel oil, fuel, liquefied petroleum gas, or gasoline (other than 68-70 Octane ASTM gasoline) at a given shipping or delivery point cannot be determined under section 5.1 the maximum price for each seller at such shipping or delivery point shall not exceed the price charged at that point by him on the last sale of the same product to a purchaser of the same class within 60 days prior to October 15, 1941. Where the product is sold on a delivered basis at a given point the maximum price shall be the price charged by the seller on the last sale of the same product to a purchaser of the same class made on a delivered basis at that point in the period specified. Where the product is sold at a given point on an f. o. b. shipping point basis the maximum price shall be the price charged by the seller on the last f. o. b. shipping point sale at that point to a purchaser of the same class in the period specified.

[Paragraph (c) amended by Am. 16, 9 F.R. 9896, effective 8-15-44; and Am. 23, effective 12-28-44]

(e) [Revoked]

[Paragraph (e) revoked by Am. 1, 9 F.R. 2405, effective 2-28-44]

SEC. 5.3 *In accordance with the maximum price of another seller at the same point.* When a seller's maximum price at a given shipping point for any petroleum product covered by this regulation cannot be determined under section 5.1 or 5.2, his maximum price at the particular shipping point shall be the highest maximum price determined under section 5.2 for the same shipping point of any seller of the same class to a purchaser of the same class. When a seller's maximum price at a given delivery point for any such petroleum product cannot be determined under section 5.1 or 5.2, his maximum price at the particular delivery point shall be the highest maximum delivered price determined under section 5.2 for the same delivery point of a seller of the same class to a purchaser of the same class. However, a method of determining a maximum price at a particular shipping or delivery point, as set forth above in this section, may not be used by a seller unless: (1) prior to September 1, 1944 he had actually sold and delivered the same product at the same point to a purchaser of the same class; (2) the seller's records show that for the purpose of such sale he had adopted, as his maximum price, the price of another seller of the same class at the same point and (3) the adopted price was a maximum price, properly determined under section 5.2, to a purchaser of the same class.

[Sec. 5.3 amended by Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 20, 9 F.R. 13522, effective 11-15-44; and Am. 23, 9 F.R. 14944, effective 12-28-44]

¹⁸ Except waste or re-refined lubricating oil when either is sold for use as fuel oil.

¹³ For the purposes of this section, gasoline type tractor fuel means a petroleum product sold for use in tractor engines which has a distillation range as follows:

The initial boiling point shall not be below 170° F. nor above 220° F.

The 20% recovery point shall not be below 250° F. nor above 300° F.

The 50% recovery point shall not be below 330° F. nor above 380° F.

The 90% recovery point shall not be below 430° F. nor above 480° F.

The end point shall not be below 500° F. nor above 540° F.

¹⁴ For the purpose of this section distillate type tractor fuel means a petroleum product sold for use in tractor engines which has a minimum flash point of 115° F. (Tag. closed cup).

¹⁷ On deliveries in Petroleum Administration for War District No. 1 the cost of transportation means the net cost after allowing for that portion of the transportation cost which is compensated for by the Defense Supplies Corporation.

SEC. 5.4 [Revoked]

SEC. 5.5 [Revoked]

[Secs. 5.4 and 5.5 added by Am. 15, 9 F.R. 10046, effective 8-22-44; amended by Am. 20, 9 F.R. 13522, effective 11-15-44; revoked by Am. 23, 9 F.R. 14944, effective 12-28-44]

ARTICLE VI—INCREASES OR REDUCTIONS TO MAXIMUM PRICES DETERMINED UNDER ARTICLE V OR ESTABLISHED UNDER ARTICLE VIII

[Article heading amended by Am. 17, 9 F.R. 10639, effective 9-1-44]

SEC. 6.1. On any product covered by this regulation—(a) On sales to government agencies pursuant to public bidding. (1) If a maximum price is not established at a particular shipping or delivery point under Articles II, III, or IV, then, on a sale to a governmental agency, made pursuant to open and public bidding, a seller may charge either his own maximum price or that of such other bidder, who, among the participants in the same bidding, has the highest maximum price at the particular shipping or delivery point for the same product sold to the same purchaser.

(2) Each bidder whose maximum price is not established under Articles II, III or IV must attach to his bid his own maximum price but may bid any amount in excess thereof. However, on proposed sales at the tank wagon level of a grade of a product for which there are reference-seller maximum prices pursuant to Article VII, the bidder need not attach his maximum price.

[Subparagraph (2) amended by Am. 23, 9 F.R. 14944, effective 12-28-44]

[Paragraph (a) amended by Am. 3, 9 F.R. 3230, effective 2-19-44; and Am. 20, 9 F.R. 13522, effective 11-15-44]

SEC. 6.2 On sales of fuel oil, generally—(a) On tank wagon deliveries in rationed areas prior to August 15, 1945. In any area where fuel oil rationing was, prior to August 15, 1945, required by the United States Government, or any Agency thereof, the sum of .3¢ per gallon may be added to a maximum price determined under Article V for tank wagon deliveries of any fuel oil or heating oil including, but not limited to, kerosene, range oil, Nos. 1, 2, 3, 4, 5, and 6 fuel oil, Diesel oil and gas oil.

(b) On container deliveries in areas where fuel oil rationing was required prior to August 15, 1945 by the United States Government, or any Agency thereof, the sum of 0.3¢ per gallon when delivery is made in single lots of 260 gallons, or less, may be added to a maximum price determined under Article V for container deliveries of any fuel oil or heating oil including, but not limited to kerosene, range oil, Nos. 1, 2, 3, 4, 5, and 6 fuel oil, Diesel oil and gas oil.

[Paragraphs (a) and (b) amended by Am. 32, 10 F.R. 11245, effective 9-1-45; and Am. 36, 10 F.R. 13494, effective 11-1-45]

(c) In connection with free oil burner service. Where a seller of fuel oil of

Grade No. 5 or lighter was required prior to September 23, 1943 to furnish oil burner maintenance and repair services without charge in connection with the sale of such fuel oil, such seller may discontinue the giving of such free service without reducing his price for fuel oil below his maximum price as established or determined under other provisions of this price schedule. The maximum price for all sales of oil burner maintenance and repair services shall be determined in accordance with Supplementary Service Regulation No. 19.

(d) In the States of Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, South Dakota and Wisconsin.—(1) On delivered-at-destination sales at the tank car level to certain tank wagon resellers. If, for the sale of a particular grade of kerosene or fuel oil, there was a contract in effect on October 1, 1941, between a supplier and a tank wagon reseller; and if such contract provided for varying the supplier's price to the reseller on the basis of the tank wagon price at the delivery point; and if the maximum tank wagon price at such delivery point is increased by the provisions of either section 7.4 or Article II, then the supplier's maximum price at the particular delivery point to the particular reseller shall be as determined below or as determined under section 5.2, whichever price shall be higher. In computing, as set forth below, the supplier's maximum price, the maximum tank wagon price used in any computation therein shall be regarded as .3 of a cent less than the actual maximum price of the tank wagon reseller.

(a) If the maximum tank wagon price at the delivery point is increased to the normal tank wagon price posted for such point by the reference seller on October 1, 1941, then the supplier may charge the reseller the highest price that he could have charged him under the terms of the contract on October 1, 1941, had the tank wagon price at the delivery point then been normal.

(b) If the maximum tank wagon price at the delivery point is increased, toward but not to the normal tank wagon price posted for such point by the reference seller on October 1, 1941, then the supplier's maximum price shall be a price which is equal to the adjusted maximum tank wagon price less the margin which would have been provided on October 1, 1941 by the terms of the contract had the tank wagon price at the delivery point then been normal.

(2) On f. o. b. shipping point sales to certain tank wagon resellers. If on October 1, 1941 there was a contract in effect for the sale of a particular grade of kerosene or fuel oil by a supplier to a tank wagon reseller; and if such contract provided for varying the supplier's f. o. b. shipping point price on the basis of the tank wagon price at a stipulated point; and if the maximum tank wagon price at such point is increased by section 7.4

*9 F.R. 13716.

or Article II, then, by application in writing to the Administrator, the supplier may apply for a written order increasing his maximum price, as determined under section 5.2, to the particular reseller. The tank wagon price to be used by the Administrator in any determination hereunder shall be .3 of a cent less than the actual maximum price of the tank wagon reseller.

[Paragraph (d) amended by Am. 26, 10 F.R. 3553, effective 4-7-45; and Am. 27, 10 F.R. 6936, effective 6-13-45]

SEC. 6.3 On sales of kerosene, light middle distillates and medium middle distillates—(a) In the Eastern Seaboard area.—(1) Within the area, generally; at all selling levels.—(i) Increases to maximum prices determined under Article V. Within the States or portions thereof listed below the amount designated below may be added to a maximum price determined under Article V for any distillate or distillate type fuel or fuel oil having a viscosity below 85 Seconds Saybolt Universal (100° F.) including but not limited to the following: kerosene, No. 1 fuel oil and range oil, tractor fuel, gas house oils, distillate Diesel fuels, Nos. 2, 3 and 4 fuel oils, standard light gas oils, and Mirando and Mirando type crude oil when sold as No. 4 fuel oil or for other distillate fuel oil use.

State or portion thereof	Cents per gallon to be added	
	Kerosene, No. 1 fuel or range oil	Any other fuel or oil described above
Connecticut.....	0.3	0
Delaware.....	.3	0
Florida (east of the Apalachicola River).....	.3	0
Georgia.....	.3	0
Maine.....	.3	0
Maryland.....	.3	0
Massachusetts.....	.3	0
Except Boston and Fall River and all points in any State supplied from these ports.....	.3	.1
New Hampshire.....	.3	0
New Jersey.....	.3	0
New York.....	.3	0
Excepting Schedule D area.....	.3	0
North Carolina.....	.3	0
Pennsylvania.....	.3	0
Excepting Schedule D area.....	.3	0
Rhode Island.....	.3	0
Except Providence and Tiverton and all points in any State supplied from these ports.....	.3	.1
South Carolina.....	.3	0
Tennessee (corporate limits of Bristol only).....	.3	0
Vermont.....	.3	0
Virginia.....	.3	0
West Virginia.....	.3	0
Excepting Schedule D area.....	.3	0
District of Columbia.....	.3	0

[Table amended by Am. 33, 10 F.R. 12082, effective 9-1-45]

(ii) Within the areas listed below, maximum prices established pursuant to § 1340.159 (b) (7) of Revised Price Schedule No. 83 or Article VIII of Maximum Price Regulation No. 88 shall be reduced as follows:

State or portion thereof	Cents per gallon to be deducted from the originally established price			
	If established prior to Sept. 1, 1944		If established subsequent to Aug. 31, 1944 and prior to Sept. 1, 1945	
	Kerosene, No. 1 fuel or range oil	Any other fuel or fuel oil	Kerosene, No. 1 fuel or range oil	Any other fuel or fuel oil
Connecticut.....	1.5	1.5	1.5	1.5
Delaware.....	1.5	1.5	1.5	1.5
Florida (east of the Apalachicola River).....	1.5	1.5	1.0	1.0
Georgia.....	1.5	1.5	1.0	1.0
Maine.....	1.5	1.5	1.5	1.5
Maryland.....	1.5	1.5	1.5	1.5
Massachusetts.....	1.5	1.5	1.5	1.5
Except Boston and Fall River and all points in any State supplied from these ports.....	1.5	1.4	1.5	1.4
New Hampshire.....	1.5	1.5	1.5	1.5
New Jersey.....	1.5	1.5	1.5	1.5
New York.....	1.5	1.5	1.5	1.5
Excepting Schedule D area.....	1.5	1.5	1.0	1.0
North Carolina.....	1.5	1.5	1.2	1.2
Pennsylvania.....	1.5	1.5	1.5	1.5
Excepting Schedule D area.....	1.5	1.5	1.0	1.5
Rhode Island.....	1.5	1.5	1.5	1.0
Except Providence and Tiverton and all points in any State supplied from these ports.....	1.5	1.4	1.5	1.4
South Carolina.....	1.5	1.5	1.2	1.2
Tennessee (corporate limits of Bristol only).....	1.5	1.5	1.5	1.5
Vermont.....	1.5	1.5	1.5	1.5
Virginia.....	1.5	1.5	1.5	1.5
West Virginia.....	1.5	1.5	1.5	1.5
Excepting Schedule D area.....	1.5	1.5	1.0	1.0
District of Columbia.....	1.5	1.5	1.5	1.5

[Table amended by Am. 33, 10 F.R. 12082, effective 9-1-45]

[Subparagraph (1) amended by Am. 1, 9 F.R. 2405, effective 2-28-44; Am. 17, 9 F.R. 10639, effective 9-1-44; Am. 21, 9 F.R. 14064, effective 12-2-44; and Am. 32, 10 F.R. 11245, effective 9-1-45; Section heading amended by Am. 17; and Am. 25, 10 F.R. 2080, effective 2-26-45]

(2) [Revoked]

[Subparagraph (2) revoked by Am. 32, 10 F.R. 11245, effective 9-1-45]

(3) *In the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut, New York, New Jersey, Pennsylvania, Delaware, Maryland, Virginia, West Virginia, North Carolina, South Carolina, and in the District of Columbia; on deliveries of less than 100 gallons of Nos. 2, 3, and 4 fuel oil. In the above States and the District of Columbia the sum of .5¢ per gallon, when delivery is made in single lots of less than 100 gallons, may be added to a maximum price determined under Article V for tank wagon deliveries of Nos. 2, 3 and 4 distillate fuel oils.*

[Subparagraph (3) added by Am. 3, 9 F.R. 3230, effective 2-10-44]

(b) *In certain parts of the lower peninsula of Michigan—on tank wagon deliveries. In the lower peninsula of Michigan except in the Counties of Genesee, Macomb, Washtenaw, Monroe, Oakland and Wayne, the sum of .4 of a cent per gallon may be added to a maximum price determined under Article V*

for tank wagon deliveries of prime white distillate, range oil, also known as stove or heater oil, and Nos. 1, 2 and 3 fuel oil.

(c) *In the Territory of Hawaii—(1) On bulk sales. At any particular shipping or delivery point in the Territory of Hawaii, the amount provided by section 22 of Maximum Price Regulation 373 and the sum of .8 of a cent per gallon may be added to a maximum price determined under section 5.2 of this regulation for bulk deliveries of any grade of gasoline, kerosene, or any fuel oil meeting Pacific Specification No. 200.*

(2) *On sales of packaged stove oil or kerosene. At any particular shipping or delivery point in the Territory, of Hawaii, the amount per gallon indicated below may be added to a maximum price determined under section 5.2 for stove oil, or kerosene in packages:*

Products:	Cents per gallon to be added
Stove oil.....	5.5
Kerosene in cases.....	6

SEC. 6.4 *On sales of residual fuel oils—(a) At certain shipping and delivery points in the Eastern Seaboard Area.*

(1) *Increases to maximum prices determined under Article V—(i) No. 6 fuel oil. See section 3.5.*

(ii) *No. 5 Commercial Standard Specification fuel oil, other heavy fuel oils of lower viscosities than No. 6 Commercial Standard Specification fuel oil and heavy fuel oil when sold for use as gas enrichment oil. At a refinery or terminal located at one of the following points or areas and at any other shipping or delivery point supplied therefrom the following additions may be made:*

Point or area:	Amount of increase Per barrel (cents)
Albany, New York.....	4
New York Harbor.....	4
Philadelphia Harbor.....	4
Baltimore, Maryland.....	4
Portland, Maine.....	8.5
Portsmouth, New Hampshire.....	8.5
Boston, Massachusetts.....	8.5
Fall River, Massachusetts.....	5.5
Tiverton, Rhode Island.....	5.5
Providence, Rhode Island.....	5.5
New Haven, Connecticut.....	5.5

[Table amended by Am. 37, 10 F.R. 14397, effective 11-28-45]

(2) *Reductions to certain maximum prices established under Article VIII on or after September 1, 1944. (i) A seller whose maximum prices for a No. 5 and a No. 6 residual fuel oil was established pursuant to section 8.3 on or after September 1, 1944 but prior to September 1, 1945 shall be reduced by 30 cents per barrel except in the Schedule D area in which case the reduction shall be 15 cents per barrel. After making the foregoing computation, add the amount set forth opposite the applicable supplying port listed in (ii) above: Provided, The shipping or delivery point for which the maximum price was established is supplied from such port.*

[Paragraph (a) amended by Am. 1, 9 F.R. 2405, effective 2-28-44; Am. 17, 9 F.R. 10639, effective 9-1-44; Am. 21, 9 F.R. 14064,

effective 12-2-44; Am. 25, 10 F.R. 2080, effective 2-26-45; Am. 27, 10 F.R. 6936, effective 6-13-45; Am. 30, 10 F.R. 9585, effective 8-1-45; Am. 32, 10 F.R. 11256, effective 9-1-45; and Am. 33, 10 F.R. 12082, effective 9-1-45]

[Sec. heading amended by Am. 25 and Am. 32]

(b) *In the States of Washington and Oregon—Navy Grade Special Fuel Oil. At any particular shipping or delivery point in the States of Washington or Oregon the sum of 25 cents per barrel may be added to a maximum price determined under Article V for deliveries of Navy Grade Special Fuel Oil.*

(c) *In Petroleum Administration for War District 5—(1) For Pacific Specification 300 and Pacific Specification 400 residual fuel oils. In Petroleum Administration for War District 5 the sum of 25¢ per barrel may be added to a maximum price determined under Article V for delivery of either Pacific Specification No. 300 residual fuel oil or Pacific Specification No. 400 residual fuel oil.*

(2) *For residual fuel oil of the specifications listed below. In Petroleum Administration for War District 5 the sum of 25¢ per barrel may be added by sellers to their maximum prices determined under Article V for residual fuel oil of viscosities between 18 and 25 seconds Saybolt Furol (at 122° F.) but otherwise meeting specifications for Pacific Specification No. 300 fuel oil if such sellers during the 60-day period preceding October 15, 1941, sold such fuel oil in competition with and in line with the price charged for Pacific Specification No. 300 fuel oil.*

[Paragraph (c) amended by Am. 11, 9 F.R. 7137, effective 7-1-44 and Am. 18, 9 F.R. 12530, effective 10-19-44]

(d) *In the Territory of Hawaii—(1) On bulk sales. At any particular shipping or delivery point in the Territory of Hawaii the amount provided by section 22 of Maximum Price Regulation 373²⁰ and the sum of 56 cents per 42 gallon barrel may be added to a maximum price determined under section 5.2 of this regulation for bulk deliveries of Pacific Specification No. 300 fuel oil or Pacific Specification No. 400 fuel oil.*

SEC. 6.5 *On sales of gasolines and blending naphthas—(a) In the Eastern Seaboard Area—(1) Within the area generally; at all selling levels.*

(i) [Revoked]

[Subparagraph (i) revoked by Am. 32, 10 F.R. 11245, effective 2-26-45]

(ii) *Reductions to certain maximum prices established under Article VIII for automotive and certain aviation gasolines. Within the areas listed below maximum prices established pursuant to § 1340.159 (b) (7) of Revised Price Schedule No. 88, or Article VIII of Maximum Price Regulation No. 88 for automotive or aviation gasoline below 87 octane ASTM shall be reduced as follows:*

²⁰ Revised: 10 F.R. 6646, 7407, 7794, 7799, 8020, 8069, 8371, 8979, 9273, 9274, 9275, 9466, 9540, 9620, 9618, 9832, 9923, 10085, 10086, 10125, 10229, 10437.

State or portion thereof	Reductions from the ceiling originally established in cents per gallon	
	If established prior to Sept. 1, 1944	If established subsequent to Aug. 31, 1944 and prior to Sept. 1, 1945
Connecticut.....	1.2	1.2
Delaware.....	1.2	1.2
Florida (east of the Apalachicola River).....	.9	.6
Georgia.....	.9	.6
Maine.....	1.2	1.2
Maryland.....	1.2	1.2
Massachusetts.....	1.2	1.2
New Hampshire.....	1.2	1.2
New Jersey.....	1.2	1.2
New York.....	1.2	1.2
Excepting Schedule "D" area.....	1.2	.6
North Carolina.....	1.2	.8
Pennsylvania.....	1.2	1.2
Excepting Schedule "D" area.....	1.2	.6
Rhode Island.....	1.2	1.2
South Carolina.....	1.2	.8
Tennessee (corporate limits of Bristol only).....	1.2	1.2
Vermont.....	1.2	1.2
Virginia.....	1.2	1.2
West Virginia.....	1.2	1.2
Excepting Schedule "D" area.....	1.2	.6
District of Columbia.....	1.2	1.2

[Subparagraph (ii) amended by Am. 32, 10 F.R. 11245, effective 9-1-45]

(iii) [Revoked]

[Subparagraph (iii) revoked by Am. 36, 10 F.R. 13494, effective 11-1-45]

[Subparagraph (1) added; former (1) and (2) revoked; (3) redesignated (2)* by Am. 17, 9 F.R. 10639, effective 9-1-44; and (1) amended by Am. 21, 9 F.R. 14064, effective 12-2-44; Am. 25, 10 F.R. 2080, effective 2-26-45. Sec. heading amended by Am. 25]

(2) Within Schedule "D" area of Zone 6 of Petroleum Administration for War District One. On sales f. o. b. refineries and terminals within Schedule "D" area of Zone 6, as defined in section 1.14 (n) of this regulation, for shipment to ultimate destinations in Petroleum Administration for War District One outside of such Schedule "D" area, the maximum price for gasoline shall be the maximum price as determined under Article V. If a seller's maximum price for a sale as described above was established prior to December 1, 1943 under § 1340.159 (b) (7) of Revised Price Schedule No. 88 then his maximum price shall be his said maximum price prior to December 1, 1943 less 1.2¢ per gallon.

(b) In the Territory of Puerto Rico: at all selling levels. In the Territory of Puerto Rico on deliveries to all purchasers other than the United States Government, its agencies or instrumentalities, when purchased for their exclusive use, the sum of 3¢ per gallon may be added to a maximum price determined under Article V for deliveries of gasoline.

[Paragraph (b) amended by Am. 8, 9 F.R. 4686, effective 5-8-44; Am. 32, 10 F.R. 11245, 11748, effective 9-1-45, and Am. 33, 10 F.R. 12082, effective 9-1-45]

(c) In the States of Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, South Dakota and Wisconsin—(1) On delivered-at-destination sales at the tank car level to certain tank wagon or service station resellers. If, for the sale of a particular

grade of gasoline there was a contract in effect on October 1, 1941 between a supplier and either a tank wagon or service station reseller; and if such contract provided for varying the supplier's price to the reseller on the basis of the tank wagon price at the delivery point; and if the maximum tank wagon price at such delivery point is increased by the provisions of either section 7.4 or Article IV, then the supplier's maximum price at the particular delivery point to the particular reseller shall be as determined below or as determined under section 5.2, whichever price shall be higher.

(i) If the maximum tank wagon price at the delivery point is increased to the normal tank wagon price posted for such point by the reference seller on October 1, 1941, then the supplier may charge the reseller the highest price that he could have charged him under the terms of the contract on October 1, 1941, had the tank wagon price at the delivery point then been normal.

(ii) If the maximum tank wagon price at the delivery point is increased toward but not to the normal tank wagon price posted for such point by the reference seller on October 1, 1941, then the supplier's maximum price shall be a price which is equal to the adjusted maximum tank wagon price less the margin which would have been provided on October 1, 1941 by the terms of the contract had the tank wagon price at the delivery point then been normal.

(2) On f. o. b. shipping point sales to certain tank wagon or service station resellers. If on October 1, 1941 there was a contract in effect for the sale of a particular grade of gasoline by a supplier to a tank wagon or service station reseller; and if such contract provided for varying the supplier's f. o. b. shipping point price on the basis of the tank wagon price at a stipulated point; and if the maximum tank wagon price at such point is increased by section 7.4 or Article IV, then, by application in writing to the Administrator, the supplier may apply for a written order increasing his maximum price, as determined under section 5.2, to the particular reseller.

[Paragraph (c) amended by Am. 11, 9 F.R. 7137, effective 7-1-44; Am. 21, 9 F.R. 14064, effective 12-2-44; Am. 26, 10 F.R. 3553, effective 4-7-45; and Am. 27, 10 F.R. 6936, effective 6-13-45]

(d) In certain Maryland and Virginia communities—On tank wagon deliveries. Effective as of February 19, 1944, on tank wagon deliveries of gasoline in those

communities of Maryland and Virginia, where immediately prior to January 1, 1942, tank wagon sellers were absorbing part of the state gasoline taxes in order to avoid wide differences between the total selling prices in such communities and those in Washington, D. C., there may be added to a maximum price determined under section 5.2 a sum equal to the amount of tax absorbed or .5¢ per gallon, whichever is lower.

[Paragraph (d) added by Am. 6, 9 F.R. 4395, effective 4-29-44]

(e) Throughout the United States—(1) Increases to maximum prices determined under Article VIII for automotive gasoline. The sum of .125¢ per gallon shall be added to maximum prices except tank wagon maximum prices and except delivered-at-destination drum lots delivered maximum prices determined under Article VIII on or after August 15, 1944, for 70-74 octane ASTM gasoline, regular, housebrand, second structure or any automotive gasoline sold under any designation which is covered by the foregoing specifications and/or designations.

[Paragraph (e) added by Am. 33, 10 F.R. 12032, effective 9-1-45. Former (e) added by Am. 16, 9 F.R. 9896, effective 8-15-44; amended by Am. 20, 9 F.R. 13522, effective 11-15-44; and Am. 23, 9 F.R. 14944 effective 12-28-44; revoked by Am. 32, 10 F.R. 11245, 11748, effective 9-1-45]

SEC. 6.6 On sales of liquefied petroleum gas—(a) In the Territory of Hawaii—on sales in packages. At any particular delivery or shipping point in the Territory of Hawaii, the sum of .5 of a cent per pound may be added to a maximum price determined under section 5.2 for liquefied petroleum gas when sold in packages.

SEC. 6.7 [Revoked]

[Sec. 6.7 revoked by Am. 1, 9 F.R. 2405, effective 2-28-44]

ARTICLE VII—MAXIMUM TANK WAGON PRICES DETERMINED IN ACCORDANCE WITH REFERENCE SELLER'S PRICES

SEC. 7.1 [Revoked]

[Sec. 7.1 revoked by Am. 24, 10 F.R. 739, effective 1-23-45]

SEC. 7.2 Designated reference sellers. The companies hereinafter named are the reference tank wagon sellers for any point in the Continental United States, in the state, states or districts set out opposite the name of the company: Provided, That such company has an applicable maximum price for such point.

For any point in the State of:

Alabama.....	Standard Oil Company Incorporated in Kentucky
Arizona.....	Standard Oil Company of California
Arkansas.....	Standard Oil Company of Louisiana
California.....	Standard Oil Company of California
Colorado.....	Continental Oil Company ¹
Connecticut.....	Socony-Vacuum Oil Company, Inc.
Delaware.....	The Atlantic Refining Company
District of Columbia.....	Standard Oil Company of New Jersey
Florida.....	Standard Oil Company Incorporated in Kentucky
Georgia.....	Standard Oil Company Incorporated in Kentucky
Idaho.....	Continental Oil Company ¹
Illinois.....	Standard Oil Company (Indiana)
Indiana.....	Standard Oil Company (Indiana)

For any point in the State of:

	Reference tank wagon sellers
Iowa.....	Standard Oil Company (Indiana).
Kansas.....	Standard Oil Company (Indiana).
Kentucky.....	Standard Oil Company Incorporated in Kentucky
Louisiana.....	Standard Oil Company of Louisiana.
Maine.....	Socony-Vacuum Oil Company, Inc.
Maryland.....	Standard Oil Company of New Jersey
Massachusetts.....	Socony-Vacuum Oil Company, Inc.
Michigan.....	Standard Oil Company (Indiana).
Minnesota.....	Standard Oil Company (Indiana).
Mississippi.....	Standard Oil Company Incorporated in Kentucky.
Missouri.....	Standard Oil Company (Indiana).
Montana.....	Continental Oil Company ¹
Nebraska.....	Standard Oil Company (Indiana).
Nevada.....	Standard Oil Company of California.
New Hampshire.....	Socony-Vacuum Oil Company, Inc.
New Jersey.....	Standard Oil Company of New Jersey
New Mexico.....	Continental Oil Company ¹
New York.....	Socony-Vacuum Oil Company, Inc.
North Carolina.....	Standard Oil Company of New Jersey
North Dakota.....	Standard Oil Company (Indiana).
Ohio.....	Standard Oil Company of Ohio.
Oklahoma.....	Continental Oil Company ¹
Oregon.....	Standard Oil Company of California.
Pennsylvania.....	Atlantic Refining Company.
Rhode Island.....	Socony-Vacuum Oil Company, Inc.
South Carolina.....	Standard Oil Company of New Jersey
South Dakota.....	Standard Oil Company (Indiana).
Tennessee.....	Standard Oil Company of Louisiana.
Texas.....	The Texas Company.
Utah.....	Continental Oil Company ¹
Vermont.....	Socony-Vacuum Oil Company, Inc.
Virginia.....	Standard Oil Company of New Jersey
Washington.....	Standard Oil Company of California.
West Virginia.....	Standard Oil Company of New Jersey
Wisconsin.....	Standard Oil Company (Indiana).
Wyoming.....	Continental Oil Company ¹
Territory of Hawaii.....	Standard Oil Company of California.

[Table amended by Am. 24, 10 F.R. 739, effective 1-23-45; and Am. 31, 10 F.R. 10434, effective 8-29-45]

¹ At any point where the tank wagon business of the Continental Oil Company has been taken over by the General Petroleum Corporation of California the latter shall be considered to be the reference seller.

[Footnote added by Am. 29, 10 F.R. 8900, effective 7-23-45]

SEC. 7.3 Consumers tank wagon prices—(a) *In the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut and New York—Use of reference seller's maximum prices required.* Where deliveries are made within the States of Maine, New Hampshire, Vermont, Massachusetts, Rhode Island, Connecticut and New York, any seller's maximum price for tank wagon and returnable steel barrel deliveries of motor gasoline to a consumer of any class other than a Governmental agency shall be as follows:

(1) For tank wagon deliveries in single lots of 200 gallons or more to a purchaser whose semi-annual requirements, as hereinafter defined, for bulk delivery are:

(i) 10,000 gallons and up to 60,000 gallons the maximum commercial consumer's tank wagon price, as determined under other provisions of this price regulation, of the reference tank wagon seller.

(ii) Under 10,000 gallons, one-half cent ($\frac{1}{2}\text{¢}$) per gallon in addition to the maximum price established under (i).

(iii) 60,000 gallons or more one-quarter cent ($\frac{1}{4}\text{¢}$) per gallon less than the maximum price established under (i).

(2) For tank wagon deliveries in single lots of less than 200 gallons, one cent (1.0¢) per gallon in addition to the maximum price to the same purchaser as established under (1).

(3) For returnable steel barrel deliveries, three cents (3¢) per gallon in addition to the maximum price to the same purchaser as established under (1).

(b) *In the States of New Jersey, Pennsylvania, Delaware, Maryland, Virginia and the District of Columbia—Use of reference seller's maximum price required.* Where deliveries are made within the States of New Jersey, Pennsylvania, Delaware, Maryland, Virginia, and the District of Columbia, any seller's maximum price for tank wagon and returnable steel barrel deliveries of motor gasoline to a consumer of any class other than a governmental agency shall be as follows:

(1) For tank wagon deliveries in single lots of 200 gallons or more to a purchaser whose semi-annual requirements for all grades of motor gasoline as hereafter defined for bulk delivery are:

(i) Under 60,000 gallons, the maximum commercial consumer's tank wagon price of the reference seller for the particular grade of gasoline in the tank wagon area of the reference seller where delivery is made, as such price is determined under other provisions of this price regulation.

(ii) 60,000 gallons and more, the maximum price as established under (i) less $\frac{3}{4}$ of a cent per gallon or the maximum price as established under (i) less an amount equal to the largest difference, if any, per gallon, between the net price

charged and the undivided dealer tank wagon price of the reference seller for such grade of gasoline on any tank wagon delivery to the purchaser from any supplier during March 1941, in such area, whichever price is higher.

(2) For tank wagon deliveries in single lots of less than 200 gallons, one cent (1.0¢) per gallon in addition to the maximum price to the same purchaser as established under (1).

(3) For returnable steel barrel deliveries, two cents (2.0¢) per gallon in addition to the maximum price to the same purchaser as established under (1).

(c) *Method of determining a consumer's semi-annual requirements.* For the purposes of section 7.3 on and after January 1, 1946, a consumer's semi-annual requirements of motor gasoline for bulk delivery only, shall be the seller's best estimate of such consumer's requirements as of January 1 for the first six months of any calendar year, and as of July 1 for the second six months of any calendar year.

[Paragraph (c) amended by Am. 39, 10 F.R. 11634, effective 1-14-46]

SEC. 7.4 In the States of Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, South Dakota and Wisconsin—(a)

When use of reference seller's maximum tank wagon price is required. Except as provided in (b) below a seller's maximum tank wagon price for a particular grade of automotive gasoline, stove and lamp naphtha, kerosene, range, stove or heater oil, distillate fuel, diesel fuel or tractor fuel²¹ at a particular point in any of the States of Illinois, Indiana, Iowa, Kansas, Michigan, Minnesota, Missouri, Nebraska, North Dakota, South Dakota or Wisconsin shall be either (1) the reference tank wagon seller's normal price as posted on October 1, 1941, for the same point, except that in the case of the tank wagon deliveries of kerosene and fuel oils the sum of .3¢ per gallon may be added or (2) said reference seller's maximum tank wagon price for such product at the same point as determined under Articles V and VI plus .7 of a cent per gallon whichever results in the lower price.²²

If the reference seller has no maximum price at a particular point for a particular grade of any of the products named above, then the tank wagon seller's maximum price shall be the maximum price as determined or established under other provisions of this regulation.

[Paragraph (a) amended by Am. 23, effective 12-28-44; Am. 24, 10 F.R. 739, effective 1-23-45; Am. 27, 10 F.R. 6936, effective 6-13-45; Am. 28, 10 F.R. 7195, effective 6-13-45; Am. 32, 10 F.R. 11245, effective 9-1-45; Am. 33, 10 F.R. 12082, 12554, effective 9-1-45; and Am. 36, 10 F.R. 13494 effective 11-1-45]

²¹ For the purpose of section 7.4 (a) distillate type (non-volatile) tractor fuel of 40 octane ASTM and above and of 30-39 octane ASTM are to be considered the same grade of tractor fuel.

²² For deliveries of 100 gallons and over of Stanolind High-Speed Diesel fuel or any Diesel fuel of the same grade, deduct 1¢ per gallon.

(b) When use of reference seller's maximum tank wagon price is not required—(1) For tractor fuel. At any point covered by paragraph (a) above, a seller's maximum tank wagon price for tractor fuel shall be either as determined under such paragraph (a) or as determined under other provisions of the regulation, whichever is higher.

(2) Upon written authorization. Upon application in writing and for good cause shown, a seller may be authorized by order in writing of the Price Administrator or his duly authorized representative to determine his maximum tank wagon price under section 5.2 instead of under paragraph (a) above.

[Sec. 7.4 amended by Am. 20, 9 F.R. 13522, effective 11-15-44]

SEC. 7.5 In the States of Arizona, California, Nevada, Oregon, and Washington—(a) When reference seller's maximum tank wagon prices are required. Except as provided in paragraphs (b) and (c) below, a seller's maximum tank wagon price or prices at a particular delivery point in the States of Arizona, California, Nevada, Oregon, Washington, and the territory of Hawaii for 80 and 73 Octane ASTM aviation gasoline, first structure (premium grade), second structure (regular grade) and third structure (third grade) gasoline to service station dealers; and for regular grade kerosene to dealers at retail establishments and to domestic consumers; and for P. S. 100 fuel oil and P. S. 200 fuel oil to all classes of purchasers, shall be the reference seller's posted price as of October 14, 1941 for the same grade of the particular product at the particular delivery point plus, in the case of tank wagon deliveries of kerosene and fuel oil in Washington and Oregon, the sum of 3¢ per gallon.

[Paragraph (a) amended by Am. 27, 10 F.R. 6936, effective 6-13-45; Am. 29, 10 F.R. 8900, effective 7-23-45; Am. 31, 10 F.R. 10434, effective 8-20-45; Am. 32, 10 F.R. 11245, effective 9-1-45; and Am. 36, 10 F.R. 13494, effective 11-1-45]

(b) Maximum tank wagon prices on sales of gasoline²⁴ and kerosene to the United States, Armed Forces, Foreign Economic Administration and Federal agencies making purchases under T. P. S. contracts. On all sales to the United States Armed Forces, the Foreign Economic Administration and Federal agencies making purchases under T. P. S. contracts, any seller's maximum tank wagon price for a particular grade of automotive gasoline or kerosene shall be as determined under paragraph (a) above less the following deductions:

²⁴ On sales of automotive gasoline to service station dealers all deliveries by truck or truck and trailer, unless same are being presently used in lieu of tank cars, are, within the meaning of this paragraph, sales at the tank wagon level.

²⁵ On sales of automotive gasoline to the above purchasers, all deliveries by truck or truck and trailer, unless same are being presently used in lieu of tank cars, are, within the meaning of this paragraph, sales at the tank wagon level.

[Footnote 24 added by Am. 19, 10 F.R. 8900, effective 7-23-45]

	Cents per gallon
First structure (premium grade) gasoline	4.0
Second structure (regular grade) gasoline	3.0
Third structure (third grade) gasoline	2.0
Kerosene	3.0

Provided, however, That maximum prices shall be established under section 8.3 for deliveries under T. P. S. contracts entered into on a zone basis for the fourth quarter of 1944.

[Paragraph (b) amended by Am. 23, 9 F.R. 14944, effective 12-28-44]

(c) [Revoked]

[Paragraph (c) amended by Am. 21, 9 F.R. 14064, effective 12-2-44; Am. 24, 10 F.R. 739, effective 1-23-45; revoked by Am. 31, 10 F.R. 10434, effective 8-20-45]

[Sec. 7.5 added; former 7.5 redesignated 7.6 by Am. 18, 9 F.R. 12530, effective 10-19-44]

SEC. 7.6 In States other than those covered by sections 7.4 and 7.5. Use of Reference Seller's Maximum Prices Optional. A seller's maximum tank wagon price in States other than those named in sections 7.4 and 7.5 for a particular grade of automotive gasoline, stove and lamp naphtha, kerosene, range or stove oil, distillate fuel oils, tractor and Diesel fuel, shall be his maximum price as determined or established under other provisions of the Regulation, or the reference tank wagon seller's maximum price for the same grade at the same point, whichever is higher.

[Sec. 7.6 amended by Am. 18, 9 F.R. 739, effective 1-23-45 and Am. 30, 10 F.R. 9585, effective 8-1-45]

ARTICLE VIII—MAXIMUM PRICES TO BE ESTABLISHED UPON APPLICATION

SEC. 8.1 Continuing effectiveness of certain maximum prices heretofore approved under § 1340.159 (b) (7) or (b) (16) of Revised Price Schedule No. 88. If a maximum price for a product at a given shipping or delivery point cannot be established under any preceding article of this regulation and if a maximum price for the product at the particular point was heretofore approved for the seller under § 1340.159 (b) (16) or § 1340.159 (b) (7) of Revised Price Schedule No. 88, then such approval shall be deemed to continue in full force and effect as if granted under section 8.2 or 8.3 below.

SEC. 8.2 For waste or re-refined lubricating oil sold for use as fuel oil. When waste lubricating oil or re-refined lubricating oil is sold for use as fuel oil, a seller may not charge and a buyer may not pay a price therefor until a maximum price has been approved in writing by the Office of Price Administration. Applications for such approval must be made in writing to the Petroleum Branch of the Office of Price Administration, Washington, D. C., and shall contain the same information as is required for an application under section 8.3 below.

[Sec. 8.2 amended by Am. 4, 9 F.R. 3849, effective 4-14-44 and Am. 11, 9 F.R. 7137, effective 7-1-44]

SEC. 8.3 For all other products covered by this regulation. (a) If under any preceding section of this regulation

a seller is unable to determine the maximum price at a given shipping or delivery point for any product covered by this regulation then the seller may nevertheless make a sale of such product at the said point or may notify the Office of Price Administration in writing that he has set a tentative maximum price for the product at the said shipping or delivery point. In giving notice of the setting of such tentative maximum price or within 15 days of the making of the said sale, the seller shall file with the Petroleum Branch of the Office of Price Administration, Washington, D. C., a written request for the approval of either the tentative or sale price and together with such request a statement setting forth:

(1) Such tentative or sale price and in the latter case, full details of the sale;

(2) An explanation as to why it is impossible for the seller to establish a selling price under preceding articles of this regulation;

(3) Whenever applicable that the price set or charged by him is in line with the level of maximum prices for the three most closely competitive sellers of his same class and his own maximum price for the same product at three other points nearest the point at which the tentative price is set;

(4) Whenever subparagraph (3) is not applicable, an explanation, supplemented by specifications as to how the particular product differs from the two products having the most nearly similar specifications for which maximum prices are established under preceding articles of this schedule, the maximum prices of such products and a statement showing a computation of the cost to the seller²⁵ of the particular product and how that differs from the cost to him of the two products having the most nearly similar specifications.

Such tentative or sale price shall be the seller's maximum price at the particular shipping point or delivery point for the particular product until the said price is disapproved in writing by the Office of Price Administration or until the seller is notified in writing that a substitute maximum price has been set by the Office of Price Administration. Either an approved tentative or sale price or a substitute maximum price set by the Office of Price Administration may be replaced by another maximum price upon written notice to the seller from the Office of Price Administration.

(b) If a seller shall fail to report a sale as required by paragraph (a) above the Office of Price Administration may at any time upon written notice to the seller establish his maximum price for the particular product at the particular point effective retroactively to a date 15 days after the making of the said sale.

ARTICLE IX—TEMPORARY INCREASES

SEC. 9.1 Kerosene, range oil, stove oil, Nos. 1, 2, 3 and 4 distillate fuel oil (in-

²⁵ Where the product or any component thereof has been purchased by the applicant and the sale of such product to the applicant was exempted from price control the cost data submitted must show the cost of such product to the original producer thereof rather than the cost to the applicant.

cluding distillate diesel fuels and distillate gas oils) light and heavy tractor fuel and PS 100 and PS 200 fuel oil.—(a) PAW Districts I, II, III and IV, Puerto Rico and the Virgin Islands. Notwithstanding other provisions of this regulation maximum prices determined or established on an f. o. b. or delivered price basis in PAW Districts I, II, III and IV and the territories of Puerto Rico and the Virgin Islands at all levels of sale for kerosene, range oil, stove oil, Nos. 1, 2, 3, and 4 distillate fuel oil (including distillate diesel fuels and distillate gas oils), and light and heavy tractor fuel shall be the maximum price as determined or established under other provisions of this regulation plus .5¢ per gallon. Section 9.1 (a) shall not apply to any maximum price established or determined under section 8.3 on and after March 18, 1946.

(b) PAW District V. Notwithstanding other provisions of this regulation maximum prices determined or established on an f. o. b. or a delivered price basis in PAW District V at all levels of sale for kerosene and PS 100 and PS 200 fuel oil shall be the maximum price as determined or established under other sections of this regulation plus .75¢ per gallon. Section 9.1 (b) shall not apply to any maximum price established or determined under section 8.3 on and after March 18, 1946.

[Sec. 9.1 amended by Am. 39, 10 F.R. 11634; effective 1-14-46; Am. 40, 11 F.R. 995, effective 1-24-46; Am. 41, 11 F.R. 1887, effective 2-20-46 and Am. 42, 11 F.R. 2990 effective 3-18-46]

Sec. 9.2 Nos. 4, 5, and 6 residual fuel oil, gas enrichment oil, heavy diesel oil, Navy special fuel oil, bunker "C" fuel oil, PS 300 and PS 400 fuel oil.—(a) PAW Districts I, II, III and IV, Puerto Rico, and the Virgin Islands. Notwithstanding other provisions of this regulation maximum prices determined or established on an f. o. b. or delivered price basis in PAW Districts I, II, III and IV, and the territories of Puerto Rico and the Virgin Islands at all levels of sale for Nos. 4, 5, and 6 residual fuel oil, gas enrichment oil, heavy diesel oil, Navy special fuel oil, bunker "C" fuel oil, shall be the maximum price as determined or established under other sections of this regulation plus 21¢ per barrel. Section 9.2 (a) shall not apply to maximum prices established by individual letter order for sales to the United States Navy of Navy special fuel oil, No. 6 residual fuel oil, or Grade 2 Navy fuel oil and shall not apply to any maximum price established or determined under section 8.3 on and after March 18, 1946.

(b) PAW District V. Notwithstanding other provisions of this regulation maximum prices determined or established on an f. o. b. or delivered price basis at all levels of sale for gas enrichment oil, heavy diesel oil, Navy special fuel oil, bunker "C" fuel oil, PS 300 and PS 400 fuel oil shall be the price as determined or established under other sections of this regulation plus 15¢ per barrel. Section 9.2 (b) shall not apply to maximum prices established by individual letter order for sales to the United States Navy of Navy special fuel oil, No. 6 residual fuel oil, or Grade 2 Navy fuel oil and shall not apply to any maximum price

established or determined under section 8.3 on and after March 18, 1946.

[Sec. 9.2 added by Am. 42, 11 F.R. 2990, effective 3-18-46. Former 9.2 amended by Am. 39, 10 F.R. 11634, effective 1-14-46 and revoked by Am. 40, 11 F.R. 995, effective 1-24-46]

[Article IX added by Am. 38, 10 F.R. 15266, effective 12-19-45]

Effective date. This regulation shall become effective February 19, 1944, as to the 48 states and the District of Columbia and April 4, 1944, as to the territories and possessions, except the Panama Canal Zone. [MPR 88 originally issued February 14, 1944]

[NOTE: Effective dates of amendments are shown in notes following the parts affected]

NOTE: All reporting and record keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Manufacturer	Model No.	Description	Retail ceiling price
Hamilton Beach	26	Cylinder type included: 9-piece attachment set	\$61.75
	Hand cleaner	Plain suction type	16.45
	12	6-piece attachment set	3.25
	14	Floor type—Motor-driven brush	30.55
		7-piece attachment set	6.50
		Floor type—Motor-driven brush	40.90
		7-piece attachment set	6.50
Regina Corporation	50	Floor type—Motor-driven brush—Included: 10-piece attachment set	74.75
Scott & Fetzer Co.	4-C	Floor type—Motor-driven brush	77.00
	2-R	Standard attachments set	12.50
		Floor type—Motor-driven brush	77.00
		Standard attachment set	10.00
		Extra attachments (optional) spray gun	2.50
		Motor-driven floor polisher	12.50

2. Section 25 Appendix A is amended by adding in the proper alphabetical order the following models of vacuum cleaners:

Manufacturer	Model No.	Description	Retail ceiling price
Apex Rotarex Corp.	49	Hand type—motor-driven brush	\$16.00
P. A. Geier	130	Commercial—Plain suction	51.00
Hamilton Beach Co.	26	Cylinder type—Included: 9-piece attachment set	59.50
	Hand cleaner	Plain suction type	16.00
	12	6-piece attachment set	3.00
	14	Floor type—Motor-driven brush	29.90
		7-piece attachment set	6.00
		Floor type—Motor-driven brush	39.75
		7-piece attachment set	6.00
Regina Corp.	50	Floor type—Straight suction; 2 speeds, included: 10-piece attachment set	74.75
Sears, Roebuck & Co.	745Jr.	Hand type—Motor driven brush	15.95
Scott & Fetzer Co.	505	Mail order catalog	14.35
	4-R	Floor type—Motor-driven brush	77.00
		Standard attachment set	12.50
		Floor type—Motor-driven brush	77.00
		Standard attachment set	10.00
		Extra attachments (optional) spray gun	2.50
		Motor-driven floor polisher	12.50

¹ Prices west of Rockies \$1.50 higher.

This amendment shall become effective on the 8th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5873; Filed, Apr. 8, 1946; 4:31 p. m.]

PART 1380—HOUSE AND SERVICE MACHINES INDUSTRY

[MPR 598, Amdt. 7]

POSTWAR HOUSEHOLD MECHANICAL REFRIGERATORS

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith has been

Issued this 5th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5875; Filed, Apr. 8, 1946; 4:33 p. m.]

PART 1370—ELECTRICAL APPLIANCES [RMPR 111, Amdt. 3]

NEW HOUSEHOLD VACUUM CLEANERS AND ATTACHMENTS

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 111 is amended in the following respects:

1. Section 25, Appendix A is amended by deleting the following models and retail ceiling prices:

Manufacturer	Model No.	Description	Retail ceiling price
Hamilton Beach	26	Cylinder type included: 9-piece attachment set	\$61.75
	Hand cleaner	Plain suction type	16.45
	12	6-piece attachment set	3.25
	14	Floor type—Motor-driven brush	30.55
		7-piece attachment set	6.50
		Floor type—Motor-driven brush	40.90
		7-piece attachment set	6.50
Regina Corporation	50	Floor type—Motor-driven brush—Included: 10-piece attachment set	74.75
Scott & Fetzer Co.	4-C	Floor type—Motor-driven brush	77.00
	2-R	Standard attachments set	12.50
		Floor type—Motor-driven brush	77.00
		Standard attachment set	10.00
		Extra attachments (optional) spray gun	2.50
		Motor-driven floor polisher	12.50

2. Section 25 Appendix A is amended by adding in the proper alphabetical order the following models of vacuum cleaners:

Manufacturer	Model No.	Description	Retail ceiling price
Apex Rotarex Corp.	49	Hand type—motor-driven brush	\$16.00
P. A. Geier	130	Commercial—Plain suction	51.00
Hamilton Beach Co.	26	Cylinder type—Included: 9-piece attachment set	59.50
	Hand cleaner	Plain suction type	16.00
	12	6-piece attachment set	3.00
	14	Floor type—Motor-driven brush	29.90
		7-piece attachment set	6.00
		Floor type—Motor-driven brush	39.75
		7-piece attachment set	6.00
Regina Corp.	50	Floor type—Straight suction; 2 speeds, included: 10-piece attachment set	74.75
Sears, Roebuck & Co.	745Jr.	Hand type—Motor driven brush	15.95
Scott & Fetzer Co.	505	Mail order catalog	14.35
	4-R	Floor type—Motor-driven brush	77.00
		Standard attachment set	12.50
		Floor type—Motor-driven brush	77.00
		Standard attachment set	10.00
		Extra attachments (optional) spray gun	2.50
		Motor-driven floor polisher	12.50

filed with the Division of the Federal Register.

Maximum Price Regulation No. 598 is amended in the following respect:

Section 24, Appendix A is amended by adding thereto in alphabetical order the following models of refrigerators and retail ceiling prices:

Make	Brand	1946 Model No.	1st zone
The Coolerator Co.	Coolerator 1	DR-S5	\$239.95
		R-75-S	247.95
		R-75	299.95

¹ An additional charge of \$4.75 may be made for refrigerators equipped with a left hand door.

² Zone 1 includes the 48 States and Washington, D. C.

This amendment shall become effective on the 8th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5866; Filed, Apr. 8, 1946;
4:28 p. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[RMFR 136, Incl. Amdts. 1-31]

MACHINES, PARTS AND INDUSTRIAL EQUIPMENT

This compilation of Revised Maximum Price Regulation 136 includes Amendment 31, effective April 13, 1946. The text added and amended by Amendment 31 is underscored. Deletions and revocations are indicated by notes.

In the judgment of the Price Administrator the maximum prices established by this revised regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended. A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and filed with the Division of the Federal Register.*

ARTICLE I—SCOPE AND PROHIBITIONS OF THE REGULATION

Sec.

1. Scope.
2. Exclusions.
3. Relationship to other regulations.
4. Prohibitions.
5. Less than maximum prices.

ARTICLE II—MAXIMUM PRICES AND TERMS OF SALE

6. Base dates.
7. Maximum manufacturers' prices for products with list or established prices.
8. Maximum manufacturers' prices for products that have been modified.
9. Maximum manufacturers' prices for products without list or established prices.
10. Pricing formula for manufacturers.
11. Maximum resellers' prices.
12. Maximum prices for second-hand products, in general.
13. Maximum prices for certain sales of second-hand products.
14. Maximum rental rates.
15. Revoked.
16. Taxes.
17. Terms and conditions of sale.
18. Transfers of business or stock in trade.
19. Maximum prices for certain specified products.
20. Individual maximum prices.

ARTICLE III—MISCELLANEOUS

21. Applications for adjustment.
22. Petitions for amendment.
23. Adjustable pricing.
24. Records.
25. Reports.
26. Evasion.
27. Violation.
28. Definitions.
29. Delegation of authority.
30. Industry-wide adjustments for reconversion products.
31. Industry adjustments.

* 10 F.R. 3197.

* Statements of the Considerations are issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

Appendix A: Products covered by the regulation.

Appendix B: Form for reporting manufacturers' new list prices.

Appendix C: Table of depreciation rates for determining maximum prices of second-hand products.

AUTHORITY: § 1390.1 Issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

ARTICLE I—SCOPE AND PROHIBITIONS OF THE REGULATION

SECTION 1. *Scope*—(a) *Commodities and transactions*. Except as provided in the next section 2, this regulation establishes maximum prices for all sales, rentals and leases of unused or second-hand products that fall within the groups listed in Appendix A. Note that this regulation applies to sales to governmental, as well as non-governmental, purchasers. Thus, a product which falls within the groups listed in Appendix A is covered by this regulation, even if it is made only for military purposes and is sold to an agency of the United States.

(b) *Geographical applicability*. This regulation applies in the forty-eight states of the United States, in the District of Columbia, and in the territories and possessions of the United States.

SEC. 2. *Exclusions*—(a) *Commodities*. Any sales, leases or rentals of the following:

NOTE: This paragraph only deals with commodities which are covered by regulations which are superseded by this regulation. For commodities covered by other regulations see section 3 (Relationship to other regulations). Unless otherwise indicated, maximum prices for the commodities listed below are established by another regulation.

(1) Diamond dies and diamond tools. Sales of diamond dies under .002" are exempted from price control by Revised Supplementary Regulation 1 to the General Maximum Price Regulation.

(2) Instrument jewel bearings. Sales of these bearings are exempted from price control by Revised Supplementary Regulation 1 to the General Maximum Price Regulation.

(3) Nonferrous forgings.

(4) Pipe and tube fittings, except those made of glass.

(5) Refrigeration controls.

(6) Valves.

(7) Bicycle accessories and parts.

(8) Fountain pen and mechanical pencil parts.

(9) Inner-constructions for sofa beds, studio couches and other upholstered dual purpose sleeping equipment.

(10) Mica parts.

(11) Parts (except electrical) for portable lamps, lamp shades and residential lighting fixtures.

(12) Parts and accessories of musical instruments, including toy and novelty musical instruments.

(13) Radio cabinets.

(14) Radio receiver tubes covered by section 3.3 of Supplementary Regulation 14J to the General Maximum Price Regulation. Note that this exclusion does not apply to sales by manufacturers.

Sales of these radio receiver tubes by manufacturers are covered by this regulation.

(15) Refrigerator cabinets.

(16) Watch and clock parts, except springs.

[Subparagraphs (7) through (16), inclusive, added by Am. 5, 10 F.R. 7682, effective 6-30-45]

(17) Porcelain covered steel table tops.

[Subparagraph (17) added by Am. 10, 10 F.R. 10436, effective 8-24-45]

(b) *Certain leases*. Any leases or rentals of the following:

(1) Public address systems.

(2) Electric storage batteries.

(3) Surveying and drafting instruments, and engineering reproduction equipment.

NOTE: Maximum prices for these leases and rentals are established by Revised Maximum Price Regulation 165 (Services).

(c) *Installation or erection services*. Where a person sells an unused product covered by this regulation, and also furnishes the services required to incorporate that product into a building, structure or construction project, the maximum price for the sale of the product must be determined under this regulation and the maximum price for the installation or erection services must be determined under Revised Maximum Price Regulation 251 (Construction Services and Sales of Installed Building Materials). In the case of a sale, the price of the product need not be billed or invoiced separately, but the seller shall maintain records of the price of the product pursuant to section 24 (a) of this regulation, and of the price for the installation services pursuant to section 15 (a) of Revised Maximum Price Regulation 251. All such records shall be available for inspection by the representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect. Note that the sale of the second-hand products on an installed or erected basis is covered by section 12 of this regulation.

[Paragraph (c) amended by Am. 9, 10 F.R. 10976, effective 8-30-45]

(d) *Sales of certain parts and subassemblies by a seller of the complete item*. Any sale or delivery of a part or subassembly of a commodity covered by any of the following regulations:

Regulation and Title

Maximum Price Regulation 64:

Domestic Cooking and Heating Stoves.

Revised Price Schedule 86:

Domestic Washing Machines and Ironing Machines.

Revised Price Schedule 102:

Household Mechanical Refrigerators.

Revised Price Schedule 111:

New Household Vacuum Cleaners and Attachments.

Maximum Price Regulation 188:

Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.

Maximum Price Regulation 272:

Cast-Iron Boilers and Cast-Iron Radiation.

Maximum Price Regulation 399:

New Ice Boxes.

However, this regulation does cover:

(1) Sales and deliveries of metallic parts and subassemblies of such items (except those parts and subassemblies excluded from the coverage of this regulation by paragraph (a) above) to the manufacturer of the complete item of which they are a part.

(2) All sales and deliveries by a manufacturer of replacement units and assemblies for mechanical refrigerators having a refrigerated volume of 16 cubic feet or less.

(3) All sales and deliveries by a manufacturer of parts for radio transmitting and receiving equipment, except radio cabinets.

(4) All sales and deliveries by a manufacturer of parts for electronic devices or equipment, except radio cabinets.

NOTE: Other regulations establish the maximum prices for those sales which this paragraph (d) excludes from this regulation.

[Paragraph (d) amended by Am. 5, 10 F.R. 7682, effective 6-30-45]

(e) *Certain sales to the War Department.* The following sales are excluded from this regulation (and are exempted from price control by Revised Supplementary Regulation 1 to the General Maximum Price Regulation):

(1) Any sale of used snow plows to the War Department.

(2) Sales by Caterpillar Tractor Company, Peoria, Illinois, pursuant to contract W11-032-eng(MST)-57, and sales by Caterpillar Military Engine Company, Decatur, Illinois, pursuant to subcontract thereunder.

[Paragraph (e) amended by Am. 7, 10 F.R. 9716, effective 8-9-45]

(f) *Certain leases by Defense Plant Corporation.* Any lease by Defense Plant Corporation, where the contract of lease (1) does not provide for specific rentals allocable to specific products, and (2) provides that products will be brought within the scope of the lease after purchase by the Defense Plant Corporation. These leases are exempted from price control by Revised Supplementary Regulation 11 to the General Maximum Price Regulation.

(g) *Certain sales of underground tanks or vessels.* The sale of any tank or vessel which (1) is installed underground at the time of sale, and (2) is purchased for use in its present location. Sales of such tanks are exempted from price control by Revised Supplementary Regulation 1 to the General Maximum Price Regulation.

(h) *Sales of rebuilt fractional horsepower motors.* The sale of a rebuilt fractional horsepower motor of $\frac{3}{4}$ horsepower or less. The maximum prices for such sales are established by section 3.1 of Supplementary Regulation 14K to the General Maximum Price Regulation. Note that this regulation covers sales of second-hand fractional horsepower motors that have not been rebuilt.

(i) *Secret contracts.* This regulation does not apply to sales or deliveries of any product under a contract or subcontract that is officially classified as "secret" and certified in writing as such to the OPA by the United States, the government of any country whose defense the President deems vital to the defense

of the United States under the terms of the Lend-Lease Act, or any agency of any of the foregoing. Such certification shall state the date of the secret contract or subcontract and its number or other designation. The certifying government agency shall notify the seller and the OPA whenever such contract or subcontract ceases to be secret. This exemption shall not apply after the seller is notified by the certifying government agency that the contract is no longer deemed to be secret.

(j) *Developmental contracts.* (1) *Exclusion.* This regulation does not apply to sales and deliveries of any product manufactured under a contract or subcontract that is certified in writing to the OPA as being "developmental", by the United States, the government of any country whose defense the President deems vital to the defense of the United States under the terms of the Lend-Lease Act, or any agency of any foregoing. A contract is deemed to be "developmental" during the period required for the selection of a product by the purchaser or for the accumulation of sufficient experience by the manufacturer to permit a fair estimate of the manufacturing costs, or both. If the OPA determines, after consultation with the appropriate government agency, that the period necessary for development has expired, and in writing so notifies such agency and the seller, this regulation shall apply to all subsequent sales and deliveries of such product.

(2) *Report.* Within ten days after entering into any developmental contract or subcontract, the seller shall file a report with the Machinery Branch, Office of Price Administration, Washington 25, D. C. This report shall set forth a description of the products that are the subject of the contract, a summary of the terms of the contract, and an estimate of the expected duration of the developmental work. This report need not be filed if the developmental contract or subcontract is also certified as "confidential" or "restricted" by the certifying government agency.

(k) *Emergency purchases.* This regulation does not apply to sales or deliveries of any product which is purchased for immediate delivery by the United States, the government of any country whose defense the President deems vital to the defense of the United States under the terms of the Lend-Lease Act, or any agency of any of the foregoing, under such circumstances as to make immediate delivery imperative and as to render it impossible to secure or unfair to require immediate delivery at the maximum price which would otherwise be applicable: *Provided*, That, within ten days after any such emergency purchase in the amount of \$500 or more is made, the person making such purchase on behalf of the purchasing government or agency files a report with the Machinery Branch, Office of Price Administration, Washington 25, D. C. This report shall contain

(1) a certification that an emergency existed, (2) the name and address of the seller, (3) date of purchase, (4) date of delivery, (5) description of the product purchased, (6) quantity purchased, (7)

price at which purchased, and (8) a brief statement of the facts giving rise to the emergency situation which necessitated the purchase at a price higher than the applicable maximum price.

(l) *Retail sales of electric storage batteries, electric fuses and wiring devices.* This regulation applies to sales of electric storage batteries, electric fuses and wiring devices to industrial, commercial or governmental users. However, this regulation does not apply to sales of these items to any other type of user.

[Paragraph (l) added by Am. 5, 10 F.R. 7682, effective 6-30-45]

(m) Sales of special tools, dies, jigs, fixtures, molds, gauges and patterns by manufacturers of special tooling equipment. These sales are subject to Maximum Price Regulation 581—Industrial Services.

[Paragraph (m) added by Am. 6, 10 F.R. 9447, effective 8-4-45]

(n) Chassis for new consumer type receivers and electrical or electronic phonographs as defined in Maximum Price Regulation 599 (Radio Receivers and Phonographs).

[Paragraph (n) added by Am. 31, effective 4-13-46]

SEC. 3. *Relationship to other regulations.*—(a) *In general.* Except as otherwise specifically provided in this regulation, this regulation supersedes the General Maximum Price Regulation, Revised Price Schedule 84 (Radio Receiver and Phonograph Parts) and Maximum Price Regulation 188 (Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel), in so far as transactions covered by this regulation are concerned. This regulation does not apply to transactions covered by any other specific regulation issued by the OPA.

Following is a list selected from those regulations taking precedence over this regulation which are most likely to raise questions of jurisdiction:

(1) Regulations administered by the Machinery Branch:

MPR 1—Second Hand Machine Tools
MPR 67—New Machine Tools
MPR 82—Wire and Cable
MPR 133—Retail Prices for Farm Equipment
MPR 134—Construction and Road Maintenance Equipment Rental Prices and Charges for Operating and Maintenance or Repair and Rebuilding Services
MPR 246—Manufacturers' and Wholesale Prices for Farm Equipment
MPR 351—Ferrous Forgings
MPR 375—Sales of Used Industrial Sewing Machines and Rental Rates for New and Used Industrial Sewing Machines
MPR 465—Used Pressure Vessels and Used Enclosed Atmospheric Pressure Vessels
MPR 523—Plastics Products
MPR 581—Industrial Services

(2) Regulations affecting consumer goods:

MPR 591—Specified Mechanical Building Equipment
MPR 599—Radio Receivers and Phonographs

(3) Regulations affecting industrial materials:

RPS 6—Iron and Steel Products

RPS 41—Steel Castings

MPR 147—Bolts, Nuts, Screws and Rivets

MPR 149—Mechanical Rubber Goods

MPR 214—High Alloy Castings

MPR 235—Manganese Steel Castings and Manganese Steel Casting Products

MPR 241—Malleable Iron Castings

MPR 244—Gray Iron Castings

[Paragraph (a) amended by Am. 31, effective 4-13-46]

(b) *Applicability of the Second Revised Maximum Export Price Regulation.*^{*} The maximum price at which a person may make any export sales of any product covered by this regulation shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation or any revision thereto. See the Second Revised Maximum Export Price Regulation for the definition of "export sale".

(c) *Applicability of the Maximum Import Price Regulation.*^{*} The provisions of this regulation do not apply to purchases, sales or deliveries of products which originate outside of and are imported into the continental United States. Sales, purchases and deliveries of such imported products are governed by the provisions of the Maximum Import Price Regulation.

(d) *Supplementary Order No. 129—Supplementary Order No. 129 (Exemption and Suspension from Price Control of Machines, Parts, Industrial Materials and Services)* lists the commodities formerly subject to this regulation which are exempted or suspended from price control. The provisions of this regulation continue to apply to all transactions in these commodities which took place before the date upon which the applicable exemption or suspension became effective.

[Paragraph (d) added by Am. 31, effective 4-13-46]

SEC. 4. *Prohibitions.* (a) On and after March 31, 1945 (except as provided in paragraph (b)):

(1) No person shall sell, deliver, lease, rent or negotiate the sale or lease of any product at a price higher than the maximum fixed by this regulation.

(2) No person, in the course of trade or business, shall buy, rent, lease or receive any product at a price higher than the maximum fixed by this regulation. The purchaser or lessee shall be deemed to have complied with the subparagraph, if he receives a written statement from his supplier that the price does not exceed the maximum price and if he has no reason to doubt the validity of this statement.

(b) Nothing in this regulation shall be deemed to prohibit the fulfillment of any contract entered into before March

31, 1945, if the maximum price regulation or price schedule which was applicable to the transaction at the time the contract was made permitted deliveries at such price.

SEC. 5. *Less than maximum prices.* Lower prices than those established by this regulation may be charged or paid.

ARTICLE II—MAXIMUM PRICES AND TERMS OF SALE

SEC. 6. *Base dates.* Appendix A lists four base dates for the products covered by this regulation. These are October 1, 1941, October 15, 1941, March 31, 1942, and April 1, 1943. The date that must be used in determining the maximum price for the sale, lease or rental of any product depends upon the base date listed in Appendix A for that product.

SEC. 7. *Maximum manufacturers' prices for products with list or established prices.* The maximum price for the sale of any product (new and unused), for which the manufacturer had a published list price or established price in effect on the base date, shall be that price, adjusted to reflect all applicable extra charges, discounts or other allowances that the manufacturer had in effect to a purchaser of the same class on the base date. See the definition of "established price in effect on the base date" in section 28 (a).

SEC. 8. *Maximum manufacturers' prices for products that have been modified—(a) Pricing formula.* This section is applicable to any product (new and unused), for which the manufacturer either had a published list price or an established price in effect on the base date, or for which a list price has been approved by the OPA. Where a substantial change in design, and the OPA has not previously approved a maximum price for the product as modified, the manufacturer's maximum price shall be a price subject to the "in-line" limitations set forth in paragraph (c) of the next section 9. This price shall be based upon a reflection of the increases and decreases in the factory costs attributable to the modification.

(1) Such cost of modification shall be computed by making additions for those changes which increased cost and subtractions for those which decreased cost, listing and comparing such costs as follows:

(i) Direct labor cost before and after modification of those portions which are modified, in each case using straight-time labor rates currently in effect at the manufacturer's plant.

(ii) In the same manner, the current costs of materials, parts, subassemblies and components, not exceeding the applicable maximum prices of your customary suppliers.

(iii) In the same manner, the current costs of subcontracted services, not exceeding the applicable maximum prices

of your customary suppliers of subcontracted services.

(iv) Factory overhead allocable to such direct material or direct labor costs, determined in accordance with the manufacturer's method of accounting and charged at the actual rate or rates in effect in his plant in the month preceding the base date, or at the standard rate or rates, if any, consistently used by the manufacturer for price determining purposes in the month which includes the base date, whichever is lower.

(v) Royalty payments, if any, determined at the rate actually paid by the manufacturer.

(vi) Where the product is sold on a freight allowed or a delivered price basis, out-bound transportation charges may be added. These charges shall be computed in accordance with the manufacturer's base date practice.

(2) The manufacturer shall then add or subtract the net increase or decrease in costs so calculated from his maximum net price (after deduction of all trade discounts, but before deduction of cash discounts) to the class of purchasers who paid the lowest net price for the product before modification. The resultant figure is the manufacturer's maximum price for the product as modified when sold to the class of purchasers who buy at the lowest net price. This maximum price may not be rounded out above the computed price.

(3) The manufacturer shall then determine the maximum price to every other class of purchasers by multiplying his maximum price for that class of purchasers before modification by a factor. This factor shall be determined by dividing the manufacturer's new lowest maximum net price after modification (computed under subparagraph (2) above by the manufacturer's lowest maximum net price before modification. The resulting prices and new list price computed in this fashion may not be rounded out above the applicable adjusted prices.

Examples

(1) Items sold on a list price basis:

Compute your new maximum list price. Example: Assume the lowest net price after the modification is \$150.00 and applies to a jobber receiving a discount of 25% from the list price. The new list price is \$150.00 divided by (100% minus 25%) .75. The maximum net list price is, therefore, \$200.00 in this case.

To your maximum new list price, apply your established discounts to determine your maximum net selling prices after the modification of your various other classes of customers. Net selling prices must not exceed your computed new maximum net prices.

(2) Items not sold on a list price basis: Determine your "new price after modification" to the class of customers who buy at the lowest net price.

^{*} 8 F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9835, 11273, 12919, 14436; 10 F.R. 863, 923, 2432, 6590, 8748, 8611, 9586, 10029.

^{*} Revised: 11 F.R. 2827.

To determine the "new price after modification" to any other class of customers, multiply the "new price after modification" to that class of customers receiving the lowest net price by the percentage ratio of the corresponding net prices before the modification.

Example: Assume the following:

Jobber's net price before the modification	\$130.00
Dealer's net price before the modification	147.33
Jobber's net price after the modification	150.00

The dealer's net price after the modification is \$147.33, multiplied by the factor (150 divided by 130). The dealer's net price after the modification, therefore, is \$170.00.

NOTE: Since the maximum new prices may be used only for those products in which the modifications are actually made, manufacturers, in invoicing such modified products, are requested to include in such invoices after the model number or description the notation "revised" or any other explanation properly verifying the modification.

(b) *Report and approval of maximum prices.* If a manufacturer publishes or proposes to publish a list price for a modified product covered by this section, or for the modification itself, he must file a report with the Machinery Branch, Office of Price Administration, Washington 25, D. C. No reports need be filed, however, by a manufacturer who modifies repair parts or tools used in the maintenance and repair of products manufactured by him. The manufacturer must always file a report when specifically requested to do so by the OPA.

This report shall contain:

(1) A description of the modification which was made in the product, and of the product as modified;

(2) Unless the manufacturer states that he does not know of such, he shall name the nearest comparable competitive products, and support or justify his prices for the modified product as compared to the prices of such nearest comparable competitive products in light of the "in-line" tests set forth in section 9 (c).

(3) The computation required by paragraph (a) (1) of this section 8 of the cost of the modified portion both before and after the modification, stating the actual current-date and base-date bases used in his computation.

(4) The computation the proposed maximum prices for the modified product required by paragraph (a) (2) of this section 8.

The manufacturer may include a number of items or lines of items in a single application. In such cases, he may submit the detailed breakdown of comparative costs for representative items, explaining why they may be deemed representative.

After receipt of this report, OPA may (i) approve the proposed maximum price, (ii) disapprove the proposed maximum price, or (iii) establish a different maximum price determined under this section, by order. If the OPA fails to act within thirty days after it receives the required report (or any verification of the facts stated in the report that may be requested), the proposed maximum price shall be deemed to be approved.

The maximum price established in this manner shall be applicable to all subsequent sales and deliveries. However, if the OPA later determines that this price was not figured in accordance with this section, it may disapprove that price at any time. This disapproval will not be retroactive as to any deliveries made before the date of such disapproval.

In the event that the OPA finds that the manufacturer's production experience does not yet warrant the establishment of a permanent maximum price, it may either establish, or give temporary approval to, a maximum price and require further filing under this section at a later date.

(c) *Interim pricing.* Prior to receipt of approval by the OPA of the proposed price, or prior to the expiration of the thirty-day period after receipt by the OPA of the required report (or of any verification of the facts stated in the report that may be requested), the proposed price may be tentatively quoted or charged. However, not more than 75% of this price may be paid or received until the proposed price is or may be considered approved, with final settlement to be made in accordance with the action taken by the OPA, except that the manufacturer may be paid and may receive the proposed price upon compliance with the following conditions: The manufacturer's bills or invoices to customers shall state (1) that the prices charged therein are proposed maximum prices submitted for the approval of the OPA, and (2) payments at such prices may be subject to refund, in accordance with the final action taken by the OPA.

(d) *Certification by seller where the manufacturer is unable to determine the maximum price of purchased materials or services.* For the purposes of this section, if the manufacturer receives a written statement from his supplier that the price charged the manufacturer for the purchased materials, parts or services does not exceed the applicable maximum price, and he has no reason to doubt the validity of this statement, the price certified by the supplier shall be deemed not to be in excess of the maximum price. A statement that "prices in this invoice do not exceed OPA maximum prices" will be acceptable.

[Sec. 8 amended by Am. 31, effective 4-13-46]

SEC. 9 Maximum manufacturers' prices for products without list or established prices—(a) Applicability. This section is applicable to any product (new or unused) for which the manufacturer had no published list price or established price in effect on the base date, and which is not a modified product covered by section 8. Except where the National Office of the Office of Price Administration has approved a new list price pursuant to paragraph (e), or a maximum price has become established pursuant to paragraph (d), the manufacturer must determine the maximum price for each sale of any such product in accordance with the provisions of this section.

(1) *Experience gained before April 13, 1946.* In the case of a product which the manufacturer has made one or more times in the period preceding April 13, 1946, he shall, for the purpose of any sale of the same product subsequent to that date, recompute his price for the purpose of establishing such price as the maximum price applicable to all subsequent sales of such item pursuant to the provisions of paragraph (d) of this section.

(2) *Products for which the manufacturer has no experience.* In the case where the manufacturer makes any product for the first time on or after April 13, 1946, he shall estimate his maximum price for the purpose of such sale pursuant to the provisions of this section. Upon the second sale of the product he shall recompute and establish its maximum price pursuant to paragraph (d) of this section.

(b) *Maximum prices.* The maximum price for such a product shall be subject to the "in-line" limitations set forth in paragraph (c) of this section in all cases where one or more of the "in-line" tests there stated are applicable. The maximum price shall be based upon a calculation using the method of determining price by relation to cost that the manufacturer had in effect on the base date for products for the same or similar types or for products requiring comparable methods of production. If the manufacturer did not have such a method of price determination on the base date, or was not then in business, he shall use a method approved by the OPA. See section 10, paragraph (b).

(c) *"In-line" limitations.* The maximum price for any product meeting one or more of the tests set forth in this paragraph, shall be a price "in-line" with the maximum prices established under this regulation for similar or comparable products.

(1) Whether the price is "in-line" with prices charged by the applicant for simi-

lar commodities in his own line of products;

(2) Whether standards of construction, design or performance have been promulgated by a Government Agency authorized thereto (e. g.: Bureau of Standards, Interstate Commerce Commission, etc.), or agencies representative of the industry (e. g.: National Board of Fire Underwriters, American Society of Mechanical Engineers, etc.), or have otherwise been established or accepted by the industry;

(3) Whether the industry, irrespective of (2) above, produces commodities which are similar or identical, to the extent that in the absence of a brand name or mark the product of one maker could not be distinguished from other's;

(4) Without reference to (2) or (3), whether the standards of performance claimed by the applicant conform substantially with performance claims of other manufacturers.

(d) *Report and establishment of recomputed prices*—(1) *Recomputation.* After the manufacturer has acquired actual experience in the production of a product, as provided in paragraph (a) above, he shall, upon the second or subsequent sale of such product, recompute the maximum price thereof in accordance with this and the following section 10 making use of his production experience. This recomputed price shall become his established price for all subsequent sales of such product. Such an established price may not be increased, except upon application for price adjustment pursuant to Supplementary Order No. 142 (Adjustment Provisions for Sales of Industrial Machinery and Equipment). However, if the manufacturer believes that his previous production experience is inadequate to determine a maximum price, he may request and receive approval from the Office of Price Administration, Washington 25, D. C., for a further experimental period for the purpose of establishing maximum prices pursuant to this section applicable to all subsequent sales.

(2) *Report and approval of recomputed maximum prices.* If the recomputation required by this paragraph (c) results in the same maximum price, or a lower maximum price, and the price charged by the manufacturer does not exceed the price which he charged for the previous sale, the price resulting from the recomputation shall become the maximum price for all subsequent orders, and no report shall be required. If this recomputation results in a higher maximum price and the manufacturer elects to charge this price on any subsequent sale, he must file a report with the Office of Price Administration, Washington 25, D. C., within ten days

after entering into a contract in such increased price. This report shall set forth (i) description of the product and a statement of the applicability or inapplicability of the "in-line" tests set forth in paragraph (b) of this section; (ii) the price on the last sale; the date of such sale and the name and description of the purchaser; (iii) the new price; (iv) an explanation of the reason for the increase, including a comparison of the original cost estimates with the production experience on which the new price is based, applying the manufacturer's price determining method as qualified by section 10.

After receipt of the report, OPA may (a) approve the proposed maximum price, (b) disapprove the proposed maximum price, or (c) establish by order a different maximum price determined under this section. If OPA fails to act within thirty days after it receives the required report (or any verification of the facts stated in the report that may be requested), the recomputed maximum price shall be deemed to be approved.

(e) *List prices; published or otherwise, and suggested resale prices*—(1) *Applicability.* This paragraph applies to the manufacturer of a new product covered by this section, who (i) publishes or proposes to publish a list price for such product, or (ii) offers or proposes to offer such product for general sale or for sale through one or more resellers, or (iii) is requested, in writing, by the OPA to establish a list or maximum net price for such product.

(2) *Report.* Such manufacturer shall file a report with the Machinery Branch, Office of Price Administration, Washington 25, D. C. stating the proposed list (or maximum net price) for such product. This report shall contain the following information: (i) the names and description of the nearest comparable competitive products, unless the applicant states that he does not know of such; (ii) The information required by OPA Form 694-2167 (see Appendix B); and (iii) a statement of the applicability or inapplicability of the "in-line" tests set forth in paragraph (c) of this section.

A manufacturer, who does not have the information required by OPA Form 694-2167, may propose a maximum price for such product on the basis of its "in-lineness" with the maximum prices established under this regulation for similar or comparable products. In such case, a manufacturer may submit a detailed statement containing the information contained by subdivisions (ii) and (iii) above, without including the information required by subdivision (i).

After receipt of this report, OPA may (a) approve the proposed maximum

price, (b) disapprove the proposed maximum price, or (c) establish a different maximum price, determined under this section, by order. If the OPA fails to act within thirty days after it receives the required report (or any verification of the facts stated in the report that may be requested), the proposed maximum price shall be deemed to be approved.

The maximum price established in this manner shall be applicable to all subsequent sales and deliveries. However, if the OPA later determines that this price was not figured in accordance with this section, it may disapprove that price at any time. This disapproval will not be retroactive as to any deliveries made before the date of such disapproval.

In the event that the OPA finds that the manufacturer's production experience does not yet warrant the establishment of a permanent maximum price, it may establish, or give temporary approval to a maximum price and require further filing under this paragraph (e) at a later date.

(3) *Interim pricing.* Prior to the receipt of OPA's approval of any proposed price, or prior to the expiration of the thirty day period after OPA's receipt of the required report (or any verification of any facts stated in the report that may be requested), the proposed price may be tentatively quoted or charged. However, not more than 75% of this price may be paid or received until the proposed price is approved (or may be considered approved) with final settlement to be made in accordance with the action taken by the OPA, except that the manufacturer may be paid and may receive the proposed price subject to partial refund to the purchaser upon compliance with the following conditions: The manufacturer's bills or invoices to his purchasers shall state (i) that the prices charged therein are proposed maximum prices submitted for the approval of OPA, and (ii) payments at such maximum prices may be subject to refund in accordance with the final action taken by the OPA.

[Sec. 9 amended by Am. 10, 10 F.R. 10436, effective 8-24-45 and Am. 31, effective 4-13-46]

Sec. 10. *Pricing formula for manufacturers*—(a) *Price determining method where the manufacturer had one in effect on the base date.* The manufacturer shall use the method of determining price by relation to cost that he had in effect on the base date for determining the selling prices of products of the same or a similar type. This means that he must use the overhead rates, machine hour rates, if any, rates for general administrative and selling expense, profit markup, discounts and allowances, and any other bases of computing price by relation to cost that were in use in his

plant on the base date and are applicable to the product being priced. This pricing method must be applied in accordance with paragraphs (c) to (h), inclusive, of this section.

However, where the production methods, which a manufacturer uses in his plant have changed so radically that his base date price determining method is no longer appropriate, he may submit a proposed revised price determining method to the Machinery Branch, Office of Price Administration, Washington 25, D. C. The OPA may approve such a revised price determining method for use by the manufacturer in substitution for his base date pricing formula only if it is clearly shown that the use of such revised method will not result in maximum prices higher than the manufacturer's existing applicable maximum prices as determinable by application of his base date price formula to his base date production methods. Such revised price determining method should not be deemed approved until the OPA has indicated its approval by issuance of an order pursuant to this paragraph.

[Above paragraph added by Am. 31, effective 4-13-46]

(b) *Price determining method where the manufacturer had none in effect on the base date*—(1) *Price determining method.* If the manufacturer had no method of determining price by relation to cost in effect on the base date, for products of the same or a similar type, he must file a proposed price determining method with OPA before he delivers any product which is covered by the preceding section 9. This price determining method must relate to labor and material costs, shop-overhead rates, administrative selling and selling expenses, profit margins and other cost factors, in so far as they are applicable, which the manufacturer had in effect in his plant on the base date for comparable products. If the manufacturer was not in business on the base date, the price determining method must nevertheless be reasonable in the light of the operations being or to be performed, and the profit margin in line with that used by comparable manufacturers of comparable products. Immediately upon the determination of such a price determining method, the manufacturer shall file a report with the Machinery Branch, Office of Price Administration, Washington 25, D. C. This report shall set forth (i) a detailed description of the proposed price determining method, (ii) a detailed explanation of all factors included in the proposed price determining method and the manner in which they were determined and are applied, and (iii) a representative sample of prices determined in accordance with the proposed price determining method, showing in detail how they were computed.

[Above paragraph amended by Am. 31, effective 4-13-46]

After receipt of this report, OPA may approve the proposed price determining method, require the manufacturer to file a revised price determining method, or establish a different price determining method. If the OPA fails to act within thirty days after it receives the required report (or any verification of the facts stated in the report that may be requested), the proposed price determining method shall be deemed to be approved. In the event that the OPA finds that the manufacturer's production experience does not yet warrant the establishment of a permanent price determining method, it may either establish, or give temporary approval to, a price determining method and require further filing under this paragraph at a later date.

(2) *Interim pricing.* Prior to receipt of approval by the OPA of the proposed price determining method, or prior to the expiration of the thirty-day period after receipt by the OPA of the required report (or of any verification of the facts stated in the report that may be requested), prices determined in accordance with the proposed price determining method may be quoted or charged. However, until a price determining method has been established and final action is taken by the OPA, not more than 75% of this price may be paid or received, except that the manufacturer may be paid and may receive the price proposed in his report subject to his obligation to refund so much of that payment as is in excess of the maximum price approved by the OPA, if the manufacturer has complied with the following conditions:

(i) The manufacturer has informed his customer, by quotation, bill or invoice, that the prices charged are proposed maximum prices which have been submitted to OPA for its approval; and

(ii) That payments received at those prices are subject to refund to the extent that the maximum prices approved by the OPA are less than the proposed prices stated in the bill or invoice.

[Subparagraph (2) amended by Am. 31, effective 4-13-46]

(3) *Application of price determining method.* The price determining method approved by the OPA must be applied in accordance with paragraphs (c) to (h), inclusive, of this section.

[Subparagraph (3) amended by Am. 10, 10 F.R. 10436, effective 8-24-45. Last sentence revoked by Am. 31, effective 4-13-46]

(c) *Direct labor costs*—(1) *Method of determining direct labor costs.* The manufacturer shall determine direct labor costs by multiplying the straight-time labor rate for each classification of labor in effect on the base date (see subparagraph (2), below) by the estimated number of clock hours of that classification of labor. This estimate of the number of clock hours shall be based on previous production experience. If, on the base date, the manufacturer used an average rate to determine labor

costs, he shall determine labor costs by using the method of computing the average in effect on that date and labor rates determined in accordance with (2).

(2) *Labor rates.* The rates used in determining allowable direct labor costs shall be the rate in the manufacturer's plant for each classification of labor that either was prevailing on the base date or was made retroactive to or before that date by an order of the National War Labor Board. If the manufacturer requires the use of labor of a classification not employed by him in his plant on the base date, he shall use as the rate for that classification of labor, the rate prevailing on that date in the locality in which the manufacturing is to be performed. If labor of that classification was not employed in that locality on the base date, the manufacturer shall use the rate prevailing on that date in the most comparable locality, as accurately as he is able to determine that rate by the use of reasonable diligence.

(3) *Overtime.* The method of determining direct labor costs set forth in (1) requires that only straight-time labor rates may be used in determining allowable direct labor costs. The manufacturer may add the amount of overtime premium which he expects to pay to the maximum price, except where he is figuring a maximum list price. This overtime premium shall be determined by multiplying the estimated number of hours of overtime by the rate for overtime premium determined in accordance with (2). No markup, overhead or profit shall be applied to that part of the allowable direct labor cost which is in excess of the straight-time cost, and any addition made for overtime must be invoiced separately. However, if the manufacturer's base date overhead or machine-hour rate included an amount for overtime, no adjustment of that rate shall be required. Also, if on the base date, the manufacturer's price determining method included an amount determined by applying a fixed percentage to straight-time labor costs, he may apply markup, overhead or profit to that amount, if he did so on the base date.

[Subparagraph (3) amended by Am. 10, 10 F.R. 10436, effective 8-24-45]

(d) *Material costs*—(1) *How the manufacturer determines material costs.* The manufacturer shall determine the allowable cost of raw materials, processed and fabricated materials, and parts or subassemblies as follows: He shall multiply the price determined in accordance with (2) for each material, part or subassembly by the estimated quantity of that material, part or subassembly. This estimate of the quantity of the material, part or subassembly, which is to be used in the production of the product, shall be based on previous production experience.

(2) *Material prices.* The price used in determining the allowable cost of purchased parts and subassemblies covered by this regulation, Revised Price Schedule 82 (Wire, Cable and Cable Accessories), Maximum Price Regulation 119 (Original Equipment Tires and Tubes),

Maximum Price Regulation 147 (Bolts, Nuts, Screws and Rivets), Maximum Price Regulation 149 (Mechanical Rubber Goods), Maximum Price Regulation 452 (Manufacturers' Maximum Prices for Automotive Parts), and Maximum Price Regulation 523 (Plastics Products) shall be the price paid by the manufacturer, not in excess of the applicable maximum price.

[Above paragraph amended by Am. 5, 10 F.R. 7692, effective 6-30-45]

The price used in determining the allowable cost of all other purchased parts or assemblies and all other material shall be the cost to the manufacturer on the base date, or if the manufacturer cannot determine his base date cost, the price in effect to a purchaser of the same class as the manufacturer in the same locality on the base date. However, if the actual cost to the manufacturer is lower, he shall use his actual cost. If the manufacturer is unable to determine a base date cost for the material, part or subassembly, he shall use his actual cost, not in excess of the applicable maximum price. However, the manufacturer must determine the base date cost, if there was a published price list for the material, part or subassembly in effect on the base date, if the manufacturer purchased such material, part or subassembly on or about the base date, or if one of the manufacturer's suppliers was selling the material, part or subassembly on or about the base date.

(e) *Subcontracted services.* If the manufacturer has materials processed by a subcontractor, he must use the actual price paid the subcontractor, not in excess of the applicable maximum price.

(f) *Transportation costs.* If the manufacturer pays any transportation costs for inbound shipments, he may use these costs in determining his maximum price. In determining such transportation costs, the manufacturer shall use freight rates in effect on the base date or current freight rates, whichever is the lower for the mode of transportation actually used.

(g) *Expendable tools, etc.* To the extent that the manufacturer's price determining method includes or is based on prices paid for expendable tools, dies, jigs, fixtures, moulds, patterns or work-holding devices, the manufacturer shall use the actual cost to him for such items, not in excess of the applicable maximum price. These costs must be amortized in accordance with the manufacturer's price determining method.

(h) *Purchaser's allowance for scrap or wastage.* Where the manufacturer's base date price determining method included an allowance to the purchaser for scrap or wastage, generated during the manufacturing process, this allowance shall be determined as follows:

(1) If, on the base date, the manufacturer determined the amount of this allowance by the current market price, he shall multiply the estimated quantity of scrap or wastage by its market price on the date when he determines his maximum price.

(2) If, on the base date, the manufacturer determined the amount of this al-

lowance by a percentage of the current market price, he shall first multiply the market price in effect for the scrap or wastage, on the date when he determines his maximum price, by the percentage of the market price he was using on the base date, and then multiply the result by the estimated quantity of scrap or wastage.

(i) *Certification by supplier where the manufacturer is unable to determine the maximum price of purchased materials, parts, or services.* For the purposes of this section, if the manufacturer receives a certification from his supplier that the price charged him for purchased materials, parts or services does not exceed the applicable maximum price, and if he has no reason to doubt the validity of this certification, the price certified by the supplier shall be deemed not to be in excess of the maximum price. A certification to the effect that "prices in this invoice do not exceed OPA maximum prices" will be acceptable.

SEC. 11. Maximum resellers' prices—

(a) *Products with list of established prices.* The maximum price of a reseller for any product (new or unused) shall be the first applicable of the following prices:

(1) A published list price which the reseller had in effect on the base date, adjusted to reflect all applicable discounts, allowances or charges that the reseller had in effect to a purchaser of the same class on the base date.

(2) The reseller's established price in effect on the base date, adjusted to reflect all applicable discounts, allowances or charges as provided above (see definition of "established price in effect on the base date" in section 28 (a)).

(3) The published list price which the manufacturer of that product had in effect on the base date and which was used in the trade as the suggested resale price, adjusted to reflect all discounts, allowances or charges as provided above, or the published list price of such a manufacturer which has been approved by OPA as the basis for determining suggested resale prices. In the case of a reseller who did not sell that product on the base date, the manufacturer's suggested resale price shall be subject to the applicable discounts, allowances or extra charges which were in effect on the base date by other sellers of the same product, or were approved by the OPA, upon application by the manufacturer, for determination of the maximum prices applicable for sales to different classes of purchasers, or levels of sale.

(b) *Certain cases where the reseller's base date price is based on lower cost.*

(1) *Applicability.* This paragraph is applicable to products (new and unused) for which the reseller had a published list or an established price in effect on the base date when (i) the reseller's base date price was based on price sheets published by another person and did not

reflect an increase of those sheet prices that had occurred before the base date, or (ii) the reseller's base date prices were based on a supplier's unpublished prices and did not reflect an increase in the supplier's price that had occurred before the base date or (iii) the reseller's base date price was based on the price sheets or established prices of his supplier which, in turn, had not reflected increases in the supplier's cost that had occurred before the base date and had been revised with the approval of OPA under this paragraph (b).

This paragraph, however, is not applicable to the sales by a reseller of products whose cost has been increased to him because of an adjustment granted his supplier under section 1390.25a of Maximum Price Regulation 136, as amended, or section 21 of Revised Maximum Price Regulation 136, or Supplementary Order No. 142 (Adjustment Provisions for Sales of Industrial Machinery and Equipment).

(2) *Price.* In the circumstances to which paragraph (b) (1) of this section applies, the reseller may propose a revised price determined, as applicable, by substituting the base date or revised published list price of his supplier or a price increase percentage-wise to reflect the amount by which his cost has been increased.

(3) *Report and approval of price.* No price revision may be made under subparagraph (2) until the price which the seller wishes to charge is approved in writing by the OPA. A reseller who desires to obtain this approval shall file a report with the OPA, Machinery Branch, Washington 25, D. C. This report shall set forth the following information:

(i) The name and address of the immediate supplier, as well as the manufacturer of the product. If the manufacturer is also the supplier, include a statement to that effect.

(ii) A description of the product.

(iii) A copy (or a description by number and effective date, etc.) of the published price list which the reseller used in determining his base date price together with all applicable discounts, allowances and other deductions from that list price which the reseller had in effect on the base date; or where the reseller's base date price was not based on price sheets published on another, a statement of the price that the reseller's supplier would have charged on the base date, and the date that price became effective.

(iv) The revised price approved by the OPA and the date that approval was given, in the case where the price to the reseller was revised in accordance with the provisions of this paragraph.

(v) A copy (or description by number and effective date, etc.) of the published price list which the reseller's supplier put into effect either on or before the base date, or in accordance with the provisions of this paragraph; or where the reseller's base date price was not based on another's price sheets, the cost upon which the reseller's base date price was calculated, and the period during which such cost was effective, seller's net price in effect to each class of purchasers on the base date and the date such price or prices became effective.

(vi) The supplier's list price which the reseller desires to have approved for his own use, together with all applicable discounts, allowances and other deductions from such list price; or the proposed maximum price or prices, as determined by reflecting the reseller's increased cost, for the class of purchasers to which each price applies.

[Paragraphs (a) and (b) amended by Am. 31, effective 4-13-46]

(c) *Products without list or established prices—Where there is an approved suggested resale price—*(1) *Maximum price.* This paragraph is applicable only to products (new and unused) for which the reseller had no published list price or established price in effect on the base date. Where the manufacturer had a suggested resale price for such a product in effect on the base date or where the OPA has approved a suggested resale price for such a product in writing, the maximum price for a sale by a reseller shall be determined as follows: The reseller shall deduct from the suggested resale price, which the manufacturer had in effect on the base date or which was approved by the OPA, all discounts, allowances and other deductions that the reseller had in effect on the base date for products of the same type to a purchaser of the same class. Where the reseller was not selling products of the same type on the base date, he shall deduct from this suggested resale price all discounts, allowances and other deductions, which his most closely competitive seller of the same class had in effect on the base date for products of the same type to a purchaser of the same class.

(2) *Most closely competitive seller of the same class.* A reseller's "most closely competitive seller of the same class" means a person selling to the same class of purchasers who (i) is selling the same or a similar product (ii) is a seller of the same class (distributor, wholesaler, dealer, etc.), and (iii) is located nearest to the reseller.

(3) *Report.* The reseller must file any maximum prices determined under this paragraph (c) with the Machinery Branch, Office of Price Administration, Washington 25, D. C. This report shall identify the price sheets used by the reseller to determine his maximum prices, together with his own discounts and allowances, if any, and a statement as to the method by which those discounts and allowances were determined.

(d) *Products without list or established prices—Where the manufacturer had no approved suggested resale price—*

(1) *How the seller calculates the maximum price.* This paragraph is applicable to products (new and unused) for which the reseller had no published list price or established price in effect on the base date. Where the manufacturer did not have a suggested resale price for such a product in effect on the base date and the OPA has not approved a suggested resale price for such a product in writing, the maximum price for a sale by a reseller shall be determined as follows: The reseller shall first multiply the cost of the product, determined under subparagraph (2), by the percentage margin determined under subparagraph (3). The result, less the deduction for lower freight rates required by subparagraph (4), if any, is the maximum price.

The maximum price so determined shall apply to all subsequent sales of the same product and may not be increased except as provided in an order issued pursuant to either section 1390.25a of Maximum Price Regulation 136, as amended, section 21 of Revised Maximum Price Regulation 136, or Supplementary Order No. 142 adjusting the reseller's maximum prices directly or by relation to an adjustment in the maximum prices of his supplier.

[Above paragraph added by Am. 31, effective 4-13-46]

(2) *Cost of the product.* The cost of the product that must be used in determining the maximum price shall be the reseller's net invoiced cost, not to exceed the applicable maximum price. For the purposes of this section, if the reseller receives a written statement from his supplier that the price charged does not exceed the applicable maximum price, and the reseller has no reason to doubt the validity of this statement, the price certified by his supplier shall be deemed not to be in excess of the maximum price. A statement that "prices in this invoice do not exceed OPA maximum prices" will be acceptable.

(3) *Percentage which must be used in determining the maximum price.* The percentage which the reseller must use in determining the maximum price shall be the first of the following which is available:

(i) The percentage margin over net invoiced cost that the reseller realized on or about the base date on sales of the same product to purchasers of the same class.

(ii) The percentage margin over net invoiced cost that the reseller realized on or about the base date on sales of products of the same type to purchasers of the same class.

(iii) The percentage margin over net invoiced cost that the reseller realized on or about the base date on sales of the same product to a purchaser of a different class, adjusted to reflect the reseller's base date differential between the two classes of purchasers.

(iv) The percentage margin over net invoiced cost that the reseller realized

on or about the base date on sales of products of the same type to a purchaser of a different class, adjusted to reflect the reseller's base date differential between the two classes of purchasers.

(4) *Deduction to reflect lower freight rates.* In determining maximum prices for products with a March 31, 1942, base date, which are sold on a delivered basis and delivered by railroad, the reseller is required to deduct the railroad freight difference between March 31, 1942 rates and current rates.

(e) *Products that cannot be priced under (a) to (d)—*(1) *Maximum price.* This paragraph is applicable to sales by resellers of products (new and unused) that cannot be priced under paragraphs (a) to (d), inclusive. The maximum price for such sales shall be a price, in line with maximum prices otherwise established by this regulation, that is specifically authorized by the OPA. A reseller seeking such authorization shall file a report with the Machinery Branch Office of Price Administration, Washington 25, D. C. This report shall set forth the following:

(i) A description of the product for which a maximum price is sought. This description shall include the manufacturer's name, type of product, model and serial number, if any, and any other specifications commonly shown on price sheets for similar products.

(ii) The net invoiced cost of the product.

(iii) The proposed maximum price.

(iv) A statement of the basis on which such proposed maximum price was determined.

(v) An explanation of the reasons why the product cannot be priced under paragraphs (a) to (d), inclusive, of this section.

After receipt of this report OPA may approve the proposed maximum price, disapprove the proposed maximum price, or establish a different maximum price, by order. If the OPA fails to act within thirty days after it receives the required report (or any verification of the facts stated in the report that may be requested), the proposed maximum price shall be deemed to be approved.

The maximum price established in this manner shall be applicable to all subsequent sales and deliveries. However, if the OPA later determines that this price is not in line with maximum prices established by this regulation, it may disapprove that price at any time. This disapproval will not be retroactive as to any deliveries made before the date of such disapproval.

(2) *Interim pricing.* Prior to receipt of approval by OPA of the proposed price, or prior to the expiration of the thirty-day period after receipt by OPA of the required report (or of any verification of the facts stated in the report that may be requested), the proposed price may be tentatively quoted or charged. However, no more than 75% of the proposed price may be paid or received until a maximum price has been established. Also, final settlement shall be made in accordance with the action taken by the OPA.

SEC. 12. Maximum prices for second-hand products; in general.—(a) *Applicability of this section.* This section is applicable to all sales of second-hand products, except those covered by the next section 13. A "second-hand product" is one which has been used and is in condition to be restored to use. Where the parts or components of a second-hand product are missing, the base price as defined in paragraph (e) of this section shall be correspondingly adjusted by subtracting from the price of the product when new, the prices when new of any missing parts or components.

[Paragraph (a) amended by Am. 31, effective 4-13-46]

(b) *Maximum prices for rebuilt and guaranteed products.*—(1) *Applicability of this paragraph.* This paragraph is applicable to the sale of rebuilt and guaranteed products. A "rebuilt and guaranteed" product is one that meets the following conditions at the time of its delivery to the purchaser pursuant to a contract of sale, or to the lessee pursuant to a rental-purchase contract.

[Above paragraph amended by Am. 6, 10 F.R. 9447, effective 8-4-45 and Am. 10, 10 F.R. 10436, effective 8-24-45]

(i) The product must have been inspected to determine the need for replacement or repair of parts.

(ii) All worn, broken or missing components, that are necessary for satisfactory operation, must have been replaced or repaired.

(iii) The product must have been completely assembled and tested. This test must show that its performance will be substantially equivalent to that of the new product. Where the product operates under power or pressure, it must have been tested by the seller under power or pressure.

(iv) Except as provided in (v) below, the seller must certify to the buyer on the invoice that:

The product(s) described in this invoice is (are) in a rebuilt condition as defined in Revised Maximum Price Regulation 136, and is (are) guaranteed to give service equivalent to a new product(s) for a period of sixty days after installing or seventy-five days from date of shipment, whichever is shorter.

(v) In the case of a sale by a government agency, or a sale for the benefit of creditors where a government agency is the largest creditor, a written certificate may be substituted for the guarantee. This certificate must state that the used product has been inspected, that all worn, broken or missing components necessary for satisfactory operation have been replaced or repaired, and that the used product has a performance substantially equivalent to that of the new product. This certificate shall be signed by a qualified person who is not in the business of selling used products.

(2) *Maximum prices.* The maximum price of a rebuilt and guaranteed product is 85 per cent of its "base price" (see paragraph (e) below). However, the seller may charge the price determined

in accordance with the "depreciation method" (see paragraph (f) below). See paragraph (g) below, for items which may and may not be added to the maximum price.

(c) *Maximum prices for second-hand products that do not qualify as rebuilt and guaranteed.* The maximum price for any second-hand product that does not qualify as rebuilt and guaranteed, shall be 55 percent of the "base price" (see paragraph (e), below). However, the seller may charge the price determined in accordance with the "depreciation method" (see paragraph (f), below), but never more than 80 percent of the "base price". See paragraph (g), below, for items which may and may not be added to the maximum price.

(d) *Refund where the buyer does his own dismantling and loading.* If the sale price of any second-hand product, plus the actual cost incurred by the buyer for dismantling and loading, exceeds the maximum price established by this section, the seller must make a refund to the buyer. This refund shall be equal to the difference between the maximum price and the sum of the sale price, plus the actual cost of dismantling and loading, not to exceed 10 percent of the maximum price.

(e) *Base price.* The "base price" that must be used in figuring maximum prices under this section shall be the first applicable of the following prices:

(1) The price for the same product, when new, stated in the published price list of the manufacturer in effect on the base date for the product, less the manufacturer's smallest discount to users, if any.

(2) The price for the same product, when new, stated in the published price list of the manufacturer in effect at the time the second-hand product is sold, less the manufacturer's smallest discount to users, if any.

(3) Where the manufacturer did not have a published price in effect on the base date for the product, the last price, f. o. b. manufacturer's plant, at which the manufacturer contracted to sell the same product, when new, to a user whether before, on or after the base date for the product.

(4) Where the product is not manufactured in the United States, the last price to a user, when new, landed in the United States, or in any territory or possession of the United States, in which the product is located when sold.

(5) Where the base price may not be determined by (1) to (4) above, the first applicable of the prices set forth in (1) to (4) above for the nearest equivalent product.

Unless otherwise provided herein, the base price shall be the f. o. b. manufacturer's plant. However, where the manufacturer sells the product when new only on an installed basis, the base price shall be the manufacturer's price to users

of the products, when new, installed at the point of original installation. Where the manufacturer sells a product only on a delivered basis, the base price shall be the manufacturer's price to users for the product, when new, delivered to the point where the second-hand product is located at the time of the present sale.

[Paragraph (e) amended by Am. 5, 10 F.R. 7682, effective 6-30-45 and Am. 31, effective 4-16-46]

(f) *Depreciation method.*—(1) *All products listed in Appendix E.* The "depreciation method" may be used only in computing the maximum prices of products listed in Appendix E. This subparagraph (1) is applicable to all such second-hand products. The seller shall determine the price of any such product under the depreciation method, as follows: The seller shall first determine the base price of the product under the preceding paragraph (d). The seller shall then deduct from that price an amount determined by applying to the base price of the product (see paragraph (d)), the depreciation rate set forth in Appendix E for the type of product being priced. Depreciation shall be determined by use of the straight line method. The period of time from the date of acquisition by the original purchaser for use of the product when new to the date of sale shall be used to determine the amount of depreciation. In measuring that period of time, a fractional period of a month consisting of sixteen days or more shall be regarded as a full month and a fractional period of a month consisting of fifteen days or less shall be disregarded.

[Above paragraph amended by Am. 31, effective 4-13-46]

(2) *Statement to be given purchaser.* The seller shall give the purchaser a signed statement before or at the time of the delivery of any machine or part priced under this paragraph (f). This statement shall contain (i) a description of the product that is sufficient to permit identification, (ii) the name and address of the original purchaser of the product when new, and (iii) the date of acquisition of the product by the original purchaser. If this information is not available to the seller, the maximum price may not be figured under the depreciation method.

[Subparagraph (2), formerly (3), redesignated by Am. 31, effective 4-13-46. Former subparagraph (2) revoked by Am. 31]

(g) *Items which may and may not be added to the maximum price.* The seller may add the following items of expense to the maximum price established by paragraphs (a) to (e), inclusive, (to the extent that they are incurred by him):

(1) The actual amount of any tax upon the sale or delivery.

(2) The actual cost of transportation from the point of shipment to the place where the purchaser requests that the second-hand product be shipped. The point of shipment means the point at which the second-hand product is first loaded on a common carrier, or normally

would be first loaded on a common carrier for transportation to the place where the purchaser requests that it be shipped.

[Subparagraph (2) amended by Am. 31, effective 4-13-46]

(3) The actual cost of installation, if the installation is done at the request of the purchaser.

(4) The expense of packing and crating.

(5) In the case of a second-hand machine, a price not exceeding the applicable maximum price established by this regulation for any extras supplied with the machine. The term "extra" means optional equipment furnished by the manufacturer at additional cost.

(6) [Revoked]

[Subparagraph (6) revoked by Am. 31, effective 4-13-46]

These items may be added only if billed or invoiced separately. No other charges or expenses may be added, such as any commission or service charge paid to anyone or the expense incurred by the seller for dismantling and loading.

SEC. 13. Maximum prices for certain sales of second-hand products—(a) *Certain sales by the Defense Plant Corporation, the War Department and the Department of the Navy—*(1) *Applicability.* This paragraph is applicable to sales by Defense Plant Corporation, the War Department, or the Department of the Navy of second-hand products which were originally acquired by the agency for the purpose of rental. Notwithstanding any other provisions of this regulation, the maximum price for such sales is the price determined in accordance with subparagraphs (2) and (3), below, or the price determined in accordance with the applicable provisions of section 12, whichever is the higher.

(2) *Where the purchaser is the first lessee.* The maximum price for the sale of the second-hand product to the first lessee under an agreement with the agency shall be the sum of the following, less the deduction for depreciation required by subparagraph (4):

(i) The cost of the second-hand product to the agency.

(ii) The freight paid by the agency, if any, for transportation of the product to the point where it was installed for use by the first lessee.

(iii) The cost to the agency of unloading the product at the point where it was installed for use by the first lessee.

(iv) The cost to the agency of the installation of the product at the point where it was installed for use by the first lessee.

(v) Interest on items (i) to (iv), inclusive, at the rate actually charged the purchaser under the agreement of lease between the agency and the purchaser. If no interest rate was specified in such agreement, the interest rate used shall be the average rate charged by the agency to other lessees of comparable products. Interest shall be computed from the date that each of the items listed in (i) to (iv), inclusive, was paid by the agency.

(vi) Direct expenses actually incurred by the agency and normally charged the purchaser under the agreement of lease

between the agency and the purchaser. If no provision for direct expenses is specified in such agreement, there may be added direct expenses actually incurred by the agency and normally charged by them to other lessees of comparable products.

(vii) Any tax upon the sale or delivery of the second-hand product, paid by the agency. This tax may be added only if it is billed or invoiced separately.

(3) *Where the purchaser is a person other than the first lessee of the product.* The maximum price for the sale of the second-hand product to a person, other than the first lessee, under an agreement with the agency, shall be the sum of the following, less the deduction for depreciation required by subparagraph (4):

(i) The cost of the product to the agency.

(ii) The freight paid by the agency for transportation to the place where the purchaser requests that the second-hand product be shipped.

(iii) Any tax upon the sale or delivery of the second-hand product paid by the agency. This tax may be added only if it is billed or invoiced separately.

(4) *Depreciation.* Depreciation on the original total cost of acquisition shall be deducted at the rate of 8% a year from the date of installation after acquisition by the agency, except where the product is sold within ninety days after that date.

(b) *Sales between affiliated corporations—*(1) *Applicability of this paragraph.* This paragraph is applicable to the sale of any second-hand product which (i) is sold by one corporation to another corporation, both of which are members of an affiliated group, as defined in section 141 of the Internal Revenue Code, and (ii) is acquired by the purchasing corporation for the processing or fabricating of other commodities and not for resale in the same or in a fabricated form. The maximum prices for such sales are to be determined in accordance with the provisions of this paragraph, notwithstanding any other provision of this regulation.

(2) *Maximum prices.* The maximum price for the sale of a second-hand product covered by this paragraph shall be the selling corporation's book value of the product, less depreciation computed at the rate and in the manner used by the selling corporation in the preparation of its federal income tax return. However, if the price computed in this manner equals zero, the maximum price for the sale of the second-hand product shall be its maximum price as scrap.

(3) *Report.* Within ten days after any sale of a second-hand product covered by this section, the selling corporation shall file a report with the Machinery Branch, Office of Price Administration, Washington 25, D. C. This report shall state the following:

(i) A description of the product, including the manufacturer's name, type of product and the model or serial number;

(ii) The name and address of the purchasing corporation;

(iii) The date of acquisition of the product by the selling corporation.

(iv) The selling price of the product;

(v) A computation of the maximum price under subparagraph (2) of this paragraph; and

(vi) A statement signed by a responsible officer of the purchasing corporation to the effect that the product has been acquired for the processing or fabricating of other commodities and not for resale in the same or in a fabricated form.

SEC. 14. Maximum rental rates—(a) *List or established prices.* The maximum rental for any new or second-hand product for which the lessor had a published or established price in effect on the base date, shall be that price, adjusted to reflect all applicable extra charges, discounts or other allowances that the lessor had in effect to a lessee of the same class on the base date. See the definition of "established price in effect on the base date" in section 28 (a).

(Note that this regulation does not apply to equipment and machines specifically described in Maximum Price Regulation No. 134 under the general classification of construction and road maintenance equipment or to industrial sewing machines under Maximum Price Regulation 375, or to machine tools subject to Maximum Price Regulation 1 and Maximum Price Regulation 67 or used pressure vessels subject to Maximum Price Regulation 465.)

[Above paragraph added by Am. 31, effective 4-13-46]

(b) *Products without list or established prices—*(1) *Report.* This paragraph is applicable to the lease or rental of any new or second-hand product for which the lessor did not have a published or established price in effect on the base date. The maximum rental for any such product shall be a price, in line with maximum prices otherwise established by this regulation, specifically authorized by the OPA. A lessor seeking such authorization shall file a report with the Machinery Branch, Office of Price Administration, Washington 25, D. C. This report shall set forth the following:

(i) A description of the product for which a maximum rental rate is sought. This description shall include the manufacturer's name and address, type of product, model, figure, or serial number, if any, and any other specifications commonly shown on price sheets or furnished to purchasers to identify similar products.

(ii) The lessor's acquisition cost of the product.

(iii) The proposed maximum rental rate and the rental period involved (day, week, month, year, etc.).

(iv) A statement of the bases on which such proposed maximum rental rate was established.

(v) A statement of the reasons why the maximum price cannot be determined under paragraph (a) of this section.

(2) *Maximum prices.* The lessor may quote, contract, lease and deliver the product at the maximum rental rate proposed by him in his report but he may not receive payment until the OPA approves the proposed maximum rental rate or

until thirty days have elapsed after the mailing of the required report (or all additional information which may be requested) without the OPA disapproving of the proposed rental rate. If the OPA disapproves of the proposed rental rate, it may fix a different maximum rental rate. This rental rate will be in line with maximum prices otherwise established by this regulation. The lessor may not receive payment at a price in excess of the maximum rental rate so fixed. The maximum rental rate either approved or fixed in the manner just set forth shall be the maximum rental rate for all subsequent leases or rentals of the product. However, the OPA may, by order, fix a different maximum rental rate (not to apply retroactively). This rental rate will be in line with maximum prices otherwise established by this regulation.

SEC. 15. [Revoked]

[Sec. 15 revoked by Am. 31, effective 4-13-46]

SEC. 16. *Taxes*—(a) *In general*. If a tax or tax increase is imposed on a new or second-hand product and the tax law does not forbid the seller or lessor to pass the tax on to his customers, he may add the tax or tax increase to his maximum price, if he separately states it. However, if the tax was in effect on the base date, and the seller or lessor did not charge his customers extra for the tax on that date, he may not do so now.

(b) *Tax on the transportation of property*. The tax on the transportation of all property imposed by section 620 of the Revenue Act of 1942, shall, for purposes of determining the applicable maximum price of any new or second-hand product, be treated as though it were an increase of 3% in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated as a tax for which a charge may be made in addition to the maximum price.

SEC. 17. *Terms and conditions of sale*—

(a) *Credit charges*. The maximum prices established by this regulation shall not be increased by any charges for the extension of credit unless (1) the seller or lessor on the base date required the payment of a separately stated additional charge for the extension of credit by purchasers of the same class on sales or leases of the same or similar types of commodities, and (2) the amount charged for the extension of credit is not in excess of the charge the seller or lessor had in effect on the base date for extension of credit involving the same amount and term.

(b) *Transportation costs*. No seller or lessor may require any purchaser, and no purchaser shall be permitted, to pay a larger proportion of transportation costs incurred in the delivery or supply of any commodity, than the seller or lessor required purchasers of the same class to pay on the base date on deliveries or supplies of the same or similar types of commodities.

(c) *Demonstration and training*. Charges for demonstrating and training of operators shall be figured on the same basis as that used by the seller on the base date. Where such charges are made, they shall be invoiced separately.

Charges for demonstration and training may not be added where the seller supplied such services and made no separate charge therefor on the base date.

SEC. 18. *Transfers of business or stock in trade*. If the business, assets or stock in trade are sold or otherwise transferred after the base date for the product and the transferee carries on the business, or continues to deal in the same type of products, in an establishment separate from any other establishment previously owned or operated by him, the maximum prices of the transferee shall be the same as those to which his transferor would have been subject if no such transfer had taken place, and his obligation to keep records sufficient to verify such prices shall be the same. The transferor shall either preserve and make available, or turn over, to the transferee all records of transactions prior to the transfer which are necessary to enable the transferee to comply with the provisions of this regulation.

SEC. 19. *Maximum prices for certain specified products*. Notwithstanding any other provisions of this regulation, the maximum prices for the following products shall be as follows:

(a) *Lead acid storage batteries and parts*. The maximum price for any new lead acid storage battery or part shall be the higher of the following:

(1) The net price determined in accordance with the applicable provisions of section 7 to 11, inclusive, plus an amount not exceeding one cent for each pound, or major fraction of a pound, of lead contained in the battery or part.

(2) The net price determined in accordance with the applicable provisions of sections 7 to 11, inclusive, substituting the date February 1, 1942, for the base date.

(b) [Revoked]

[Paragraph (b) amended by Am. 1, 10 F.R. 5377, effective 5-8-45; Am. 3, 10 F.R. 7536, effective 6-20-45 and revoked by Am. 31, effective 4-13-46]

(c) *Machines and parts containing silver*. Except where another provision of this regulation permits the increase in cost due to the increased price of silver to be reflected in the maximum price, the maximum price for the sale of any product containing silver shall be as follows:

(1) *Manufacturers*. The maximum price for the sale by the manufacturer of a product containing silver shall be determined by computing a price in accordance with all other applicable provisions of this regulation, except that the silver content shall be computed at the rate of 34.98 cents per ounce; to the price so computed the manufacturer shall add an amount found by multiplying the number of fine troy ounces contained in the product by the difference between 34.98 cents and the market price, not in excess of 71.111 cents, per fine troy ounce of silver which is in effect to the manufacturer at the time he sells or quotes, a price for the sale of the product. The amount so added as a differential for the price of the silver content shall be separately stated by the manufacturer on his invoices.

(2) *Resellers*. The maximum price for the sale by a reseller of a product containing silver shall be determined by computing a price in accordance with all other applicable provisions of this regulation, except that it shall be based upon his supplier's price before inclusion of the differential for the price of silver and shall then be increased by the dollar-and-cents amount of the differential stated by his supplier.

[Paragraph (c) amended by Am. 21, 10 F.R. 13550, effective 10-31-45]

(d) *Mica capacitors*. The maximum manufacturers' prices of mica capacitors shall be determined as follows: The manufacturer shall first determine the price in accordance with all applicable provisions of this regulation, except this paragraph. The manufacturer shall then add to that price increases in unit cost, realized subsequent to the basic date of the capacitor (March 31, 1942, or April 1, 1943), in the cost of block mica and in the cost of splitting and cutting mica film. Labor rates must be determined as of the base date for the capacitor. Where the manufacturer purchases mica parts, he shall add increases in unit cost, realized subsequent to the base date of the capacitor, in the cost of mica parts.

[Paragraph (d) amended by Am. 5, 10 F.R. 7682, effective 6-30-45]

(e) *Textile bobbins and spools*. The maximum manufacturers' price for textile bobbins and spools made principally of wood shall be determined as follows: The manufacturer shall multiply the net price he had in effect to a purchaser of the same class on October 1, 1941, by whichever of the following percentages is applicable:

(i) 124% in the case of American Bobbin Company, Lewiston, Maine; Bowen-Hunter Bobbin Company, East Corinth, Vermont; The Jackman Company, East Corinth, Vermont; Monticello Bobbin Company, Monticello, Georgia; and Walter L. Parker Bobbin & Spool Company, Lowell, Massachusetts;

(ii) 120% in the case of Jas. H. Billington Company, Philadelphia, Pennsylvania; Dana S. Courtney Company, Chicopee, Massachusetts; and New England Bobbin & Shuttle Company, Nashua, New Hampshire.

(iii) 118% in the case of all other manufacturers.

[Paragraph (e) amended by Am. 4, 10 F.R. 7340, effective 6-15-45]

(f) *Buff and polishing wheels*—(1) *Maximum prices*. The maximum prices for sales of buff and polishing wheels (except those covered by Maximum Price Regulation 316) shall be determined by increasing by 9% the maximum net price which the seller (manufacturer or reseller) had in effect to a purchaser of the same class on March 31, 1942, plus the additional amount determined pursuant to the following subdivisions (i) and (ii), whichever is applicable.

(i) *Manufacturers of buff and polishing wheels who buy cotton textiles*. The amount to be added by any manufacturer who buys the cotton textiles listed in the table below from which he makes buff and polishing wheels, shall be the dollar-and-cents amounts by which his

costs of the respective cotton textiles which are comprised in such buff and polishing wheels have been increased as the result of the following provisions of Supplementary Order 131:

Supplementary Order 131
(Section and paragraph)
Commodity: Sheet yarn fab- Section 4, paragraph
rics. (f).
Print cloth fabrics. Section 4, paragraph
(p).
Flannels ----- Section 4, paragraph
(w).
Ducks (in the Such action as may
grey). be taken in any
amendment to
Supplementary Or-
der 131.

(ii) *Resellers.* The amount to be added by a reseller to his maximum price for the sale of any buff and polishing wheel shall be the dollars-and-cents amount by which his supplier's maximum price to him has been increased pursuant to this subparagraph (1). If the reseller's supplier has notified him of the amount of that increase in accordance with the next paragraph (2), and if the reseller has no reason to doubt the validity of the notification, the amount of which the seller has been so notified shall be deemed to be the proper amount to be added under this subdivision (ii).

(2) *Notification by sellers to purchasers for resale.* Every seller of buff and polishing wheels made of cotton textiles listed in subdivision (i), who sells such items to purchasers who buy for the purpose of resale, shall notify every such purchaser in writing of the amount by which the maximum price to the purchaser has been increased on each such item.

(3) *Reports; price lists and discount sheets.* Not later than December 1, 1945, every manufacturer or reseller of buff and polishing wheels made of cotton textiles listed in subdivision (i) above, who is affected by this paragraph (f) shall file with the Machinery Branch, Office of Price Administration, Washington, D. C., the maximum prices that were in effect just prior to October 23, 1945, and after recomputing his maximum prices as established by this section on October 23, 1945, shall file such new maximum prices with the Machinery Branch, Office of Price Administration, Washington, D. C.

[Paragraph (f) added by Am. 2, 10 F.R. 6591, effective 6-4-45 and amended by Am. 19, 10 F.R. 13229, effective 10-23-45]

(g) *Metal stampings and screw machine products.* The maximum prices for sales by a manufacturer to any purchaser of any new metal stampings or screw machine products for which the manufacturer had a published list price or an established price in effect on the base date shall be the prices established under section 7, or computed under section 8, increased by 8%. For the purposes of this paragraph, the terms "stampings" and "screw machine products" shall include all products which are subject to this regulation as otherwise definable parts, components, or

subassemblies fabricated by the stamping or screw machine process as these processes are defined under those headings in Appendix A.

[Paragraph (g), formerly (f), added by Am. 11, 10 F.R. 11998, effective 9-19-45 and redesignated by Am. 18, 10 F.R. 12807, effective 10-11-45; amended by Am. 31, effective 4-13-46]

(h) *Radio tubes—(1) Definition.* For the purpose of this section, "Radio tubes" means "Radio receiving tubes" which were in actual use for radio receiver purposes in March 1942. The term does not mean special purpose and transmitting tubes or any tubes not made in March 1942, or tubes for which list prices were not established on March 31, 1942.

[Paragraph redesignated (h) and subparagraph (1) amended by Am. 18, 10 F.R. 12807, effective 10-11-45]

(2) For the purposes of the increased prices provided by this paragraph, the phrase "base date prices" shall mean the maximum prices in effect on March 31, 1942, as established by Revised Price Schedule 84.

(3) The maximum prices for sales by manufacturers of new radio tubes, except sales of new radio tubes to resellers or sales for replacement purposes, shall be the higher of the following prices:

(i) For unmodified tubes, the maximum prices established by section 7 or the base date prices increased by 10.4%.

(ii) For modified tubes, the maximum prices computed under section 8 or the maximum prices computed under section 8 using the base date prices increased by 10.4% as the "established price in effect on the base date."

[Paragraph (h), formerly (g), added by Am. 11]

(i) *Radio parts—(1) Definition.* For the purpose of this section, the term "Radio parts and electronic circuit parts" means:

Fixed capacitors of all types (excluding mica capacitors);

Variable condensers, all types, including padders and trimmers (except mica condensers);

Fixed wire wound resistors, excluding heater elements;

Fixed resistors other than wire wound, designed especially for radio and radar use;

Variable resistors, all types, designed for radio and radar use;

Transformers, coils and chokes designed for radio and radar use;

Speakers and vibrators designed for use in electronic applications;

Parts for electric phonographs or phonograph recorders or electric phonographs combined with radios;

Hardware, molded parts, terminals, shields and switches and other parts designed for radio and radar use.

This description does not include:

Radio tubes and tube parts and radio cabinets;

Such parts and materials that require additional fabrication before they become identified as an integral electronic component part.

Mica capacitors and condensers.

(2) *Definition of comparable part.* For the purpose of this paragraph, a comparable part shall be one whose use and functions are similar to those of the

part to be priced, and which is constructed of the same or similar materials as the part to be priced. If there are a line of parts comparable to the part to be priced, the comparable part shall be that one of the line whose use, function and cost are most nearly those of the part to be priced.

(3) *Maximum prices.* The maximum prices for sales of new radio parts and electronic circuit parts by manufacturers who sold new radio parts and electronic circuit parts prior to October 1, 1941, shall be computed by applying the first of the methods, applicable to the part being sold, set forth in the following paragraphs (i) and (ii), except in cases where the manufacturer receives specific written approval of OPA to compute prices under the methods set forth in paragraphs (iii) and (iv). If a manufacturer did not sell new radio parts and electronic circuit parts prior to October 1, 1941, he may use the provisions of this paragraph (i) of section 19 only if he has a published list price for the part to be priced or for a comparable part which has been approved by OPA; otherwise, his prices for sales of new radio parts and electronic circuit parts shall be established by the other applicable provisions of this regulation without reference to this section.

(i) *Parts with base date prices.* If the part is one which the manufacturer sold at least once between April 1, and October 1, 1941, the last price at which he sold the part prior to October 1, 1941, shall be the established price in effect on the base date for the purpose of this subdivision (i). If the part is one for which the manufacturer has a published list price or an established price in effect on the base date, the maximum price shall be that price, adjusted to reflect all appropriate extra charges, discounts or other allowances that the manufacturer had in effect to a purchaser of the same class on October 1, 1941, increased by one of the following percentages applicable to the part being priced:

	Percent
Coils for radio equipment (including R. F. and I. F. coils).....	26.3
Fixed capacitors.....	16.4
Radio power and audio transformers, chokes and vibrators.....	16.1
Variable condensers.....	16.5
Speakers and speaker parts.....	19.6
Parts for electric phonographs or phonograph recorders or electric phonographs combined with radios.....	11.5
Fixed and variable resistors.....	9.5
All other radio parts.....	9.5

(ii) *Comparable parts.* If the part is comparable to one for which the manufacturer has a price that can be computed under subdivision (i), the manufacturer shall first compute a price for the part to be sold under the pricing formula set forth in section 8, using the price for the comparable part computed under the preceding subdivision (i) as "the established price in effect on the base date" for the part before modification. If the price thus computed is substantially less than or greater than the computed price of the comparable part, and is in line with the general level of prices of similar parts then the price for the part to be sold computed in the manner stated in the preceding sentence shall be the max-

imum price of the part to be sold, but if the part to be sold is different from the comparable part only by reason of minor changes in material, design or construction, which do not substantially affect the cost of materials, or prevent the part from offering fairly equivalent serviceability, the maximum price of the part to be sold shall be the maximum price of the comparable part computed under subdivision (i). In any case, where the manufacturer established a maximum price for a part, under the provisions of this subdivision (ii), he shall file with the Machinery Branch, Office of Price Administration, Washington 25, D. C., a report of that price. After receipt of this report, OPA may (a) approve the proposed maximum price, (b) disapprove the proposed maximum price, or (c) establish a different maximum price determined under this section by order. If the OPA fails to act within thirty days after it receives the required report (or any verification of the facts stated in the report that may be requested), the proposed maximum price shall be deemed to be approved. OPA will give notice in writing of the date of receipt of the required report. Prior to May 1, 1946, the filing of the report required by this subparagraph shall automatically establish as the manufacturer's maximum price the maximum price computed according to the provisions of this paragraph and reported by the manufacturer. At any time after the filing of the report, upon ten days notice to the manufacturer, the OPA may establish a different maximum price in line with the general level of prices of similar parts, but the price so established shall become effective only as to deliveries made after the date OPA has established the new price.

[Subparagraph (ii) amended by Am. 31, effective 4-13-46]

(iii) *Formula priced parts.* The manufacturer may use the method of establishing a maximum price under the provisions of this paragraph only upon specific written approval by OPA. If the manufacturer can establish to the satisfaction of OPA that it is not feasible to compute a maximum price for sales of any new radio parts and electronic circuit parts under the provisions of subdivision (i) or (ii), and had in effect on the base date (October 1, 1941, as established by this paragraph) a method of determining price by relation to cost for parts of the same or similar types, the manufacturer may establish the maximum prices for sales of such parts under the provisions of this paragraph upon written approval by OPA. The application for such approval shall be filed with the Office of Price Administration, Machinery Branch, Washington 25, D. C., and shall contain a full statement of the reasons why the parts cannot be priced under subdivisions (i) or (ii) and a detailed statement of the price determining method of the manufacturer in effect on the base date. The approval of OPA may state conditions, limitations and restrictions upon which the manufacturer may compute prices under this subdivision (iii) which shall be consonant with the intent and purposes of this

subdivision (i) of section 19. The maximum price for a part shall be computed under this subdivision (iii) in line with the general level of prices for comparable parts by applying to the manufacturer's price determining method, approved by the OPA, the materials prices (including purchased parts and subassemblies), the labor rates (labor hours may be computed on a current basis), and the rates for overhead, general administrative and selling expense, profit and other factors, in effect on October 1, 1941, and by increasing the price so computed by the percentage applicable to the part being priced set forth in subdivision (i).

(iv) *Other parts.* If the manufacturer can establish to the satisfaction of the OPA that it is not feasible to compute a maximum price for sales of any new radio parts and electronic circuit parts under the provisions of the preceding subdivisions (i), (ii) or (iii), he may apply to the Office of Price Administration, Machinery Branch, Washington 25, D. C., for permission to compute prices under the provisions of sections 9 and 10. Such application shall contain a detailed statement of the proposed method of computing prices under sections 9 and 10. Upon receipt of a written approval by OPA, a manufacturer may then compute maximum prices for sales of such part under the provisions of sections 9 and 10 without reference to this section.

(4) *Resellers.* A reseller of radio parts and electronic circuit parts may increase his maximum price by the same percentage by which the maximum price of his supplier has been increased by this paragraph on sales and deliveries to the reseller.

(5) *Deliveries.* From and after February 1, 1946, no person shall deliver new radio parts or electronic circuit parts at a price higher than the maximum price permitted by this section except as provided in sections 21 and 23. Any manufacturer of radio parts and electronic circuit parts who has not completed deliveries upon a firm order accepted prior to December 3, 1945, may apply to the Office of Price Administration, Machinery Branch, Washington 25, D. C., for permission to continue to make deliveries upon that order after February 1, 1946, at prices established before December 3, 1945, until the order has been filled. Such application shall state the names of the buyers, the total dollar amount of the orders from each buyer, and the estimated date of completion of all orders for each buyer. For the purposes of this provision, the phrase "firm order accepted" shall mean an order upon which the manufacturer has become bound to deliver to the buyer at a fixed price a definite quantity of specified parts.

[Paragraph (i), formerly (h), added by Am. 11, 10 F.R. 11998, effective 9-19-45; redesignated and amended by Am. 18, 10 F.R. 12807, effective 10-11-45; further amended by Am. 22, 10 F.R. 14705, effective 12-3-45; Am. 24, 10 F.R. 15127, effective 12-14-45 and Am. 27, 11 F.R. 676, effective 1-15-46]

(j) *Textile loom shuttles made of dogwood and persimmon wood—(1) Increase in maximum prices.* Notwithstanding any other provisions of this regulation, the maximum price calculated under this regulation, apart from this subpara-

graph, for any textile loom shuttles made of dogwood and persimmon wood, shall be increased by the amount provided in whichever of the following subdivisions (i) to (iii) is applicable:

(i) *Manufacturers of finished shuttles who buy shuttle blocks.* The amount to be added by any manufacturer who buys the dogwood and persimmon wood shuttle blocks from which he manufactures finished shuttles shall be the combined dollar-and-cents amount of the increase in the maximum price for the shuttle blocks going into the production of finished shuttles made of dogwood and persimmon wood being priced, which became effective August 11, 1945, in accordance with the provisions of Amendment 12 to the Second Revised Supplementary Regulation 14 (sec. 3.2) to the General Maximum Price Regulation. The increases shall be the amounts by which Amendment 12 to Second Revised Supplementary Regulation 14 (sec. 3.2) to the General Maximum Price Regulation increased the maximum price of dogwood and persimmon wood shuttle blocks sold or delivered by the manufacturer's supplier to the manufacturer, including any increase due to delivery charges that the supplier is permitted to make.

(ii) *Manufacturers who make their own shuttle blocks.* The amount to be added by any manufacturer who makes the dogwood or persimmon wood shuttle blocks from which he manufactures finished shuttles, shall be the amount in line with the amounts to be added under (i) by comparable manufacturers who buy dogwood and persimmon wood shuttle blocks, specifically authorized in writing by the Office of Price Administration. The manufacturer shall write to the Office of Price Administration, Washington 25, D. C., for such authorization.

(iii) *Resellers.* The amount to be added by a reseller shall be the dollar-and-cents amount by which the maximum price of his supplier has been increased by this subparagraph on sales and deliveries to the reseller. If the reseller's supplier has notified him of the amount of that increase in accordance with the next subparagraph (2), and if the reseller has no reason to doubt the validity of the notification, the amount of which the seller has been so notified shall be deemed to be the proper amount to be added under this subdivision (iii).

(2) *Notification by sellers who sell to purchasers for resale.* Every seller of finished shuttles made of dogwood and persimmon wood shuttle blocks which are covered by this subparagraph, who sells such items to purchasers for the purpose of resale, shall notify every such purchaser in writing of the amount by which the seller's maximum price to the purchaser has been increased on each such item calculated according to the appropriate provision in subdivision (i).

(3) *Reports; price lists and discount sheets.* Within sixty days after September 26, 1945, every manufacturer or seller of finished shuttles made of dogwood or persimmon wood, who is affected by this amendment, as provided in subdivisions (i) to (iii) above, shall file with the Machinery Branch, Office of Price Administration, Washington 25, D. C., his maximum prices and discounts for all

sizes of shuttles manufactured or sold by him that were in effect just prior to September 26, 1945. Such manufacturer or seller shall, after recomputing his maximum prices and discounts for finished shuttles by applying the dollar-and-cents amount of the increases in shuttle blocks, file his new maximum prices and discounts for finished shuttles with the Machinery Branch, Office of Price Administration, Washington 25, D. C.

[Paragraph (j) added by Am. 12, 10 F.R. 12208, effective 9-26-45]

(k) *Construction and road maintenance machinery and equipment.* (1) Until, but not after, May 15, 1946, the manufacturer of any item listed in subparagraph (3) of this paragraph is authorized to increase by not more than 5% the base date maximum price which he had in effect for the sale of such item, or any repair and replacement part therefor, to any class of his purchasers. A manufacturer who proposes to increase any maximum price pursuant to this authorization shall forthwith file with the Machinery Branch, Office of Price Administration, Washington 25, D. C., a report setting forth the prices established pursuant hereto, and the date upon which they will become effective. The failure of OPA to disapprove any price so reported shall in no event constitute approval thereof as the applicable maximum price.

(2) *Resellers' maximum prices—(i) Non-list-priced items.* Until, but not after, May 15, 1946, and as to any item for which the manufacturer does not have a published list price, the maximum price of any reseller for the sale to any class of his purchasers of an item whose cost has been increased to him pursuant to subparagraph (1) above, shall be the price determined by increasing the maximum price which he had in effect to such purchaser, just prior to the issuance of this authorization, by the same percentage amount by which his invoiced cost of such item was increased.

(ii) *List-priced items.* A reseller who customarily sold on the basis of the manufacturer's list price may continue to sell on the basis of the manufacturer's new list price as adjusted pursuant to this authorization, subject to the discounts and allowances, and terms or conditions of sale, which such seller had in effect just prior to the issuance of this authorization.

(3) This section shall apply to machinery and equipment designed for use in and the performance of construction, road building and road maintenance work, limited, however, to the following items:

Aerial tramways
Agitator mixers: concrete, truck type
Airdrills, rock
Augers, earth, power
Batchers
Bins, construction
Blades:
Ditcher
Grader
Snow plow (except designed for mounting on automobile trucks and wheel type farm or garden tractors)
Boosters, tank car
Borers, earth
Breakers, paving

Brooms, road, construction, rotary
Buckets:
Clamshell
Concrete
Drag scraper
Dragline
Orange Peel
Buggies, concrete handling
Bull graders
Carts: concrete handling
Cement guns
Chutes, concrete
Circulator, asphalt plant
Concrete curing and spraying equipment
Construction equipment, tractor mounted
Conveyors, portable troughed, belt type
Conveyors, semi-portable, designed especially for use with construction plants or attached to construction machinery.
Crack and joint filling machinery
Cranes:
Power, crawler
Power, truck mounted
Self-propelled
Tractor mounted
Crushers, rock (construction)
Derricks, guy, stiffleg, floating (except oil drilling)
Diggers:
Clay
Earth, power operated
Discs, road
Distributors:
Bituminous
Water
Ditchers:
Blade
Ladder
Wheel
Dozers:
Angle
Bull
Tilt
Tree
Push
Draglines, crawler, slack line, walking
Drags, road
Dredges, construction
Drills, blast hole
Drivers, pile
Dryers, concrete aggregate
Elevators, construction
Excavators:
Clam shell, dragline, trench hoe, etc.
Extractors, pile construction
Feeders, aggregate
Finegraders
Finishers:
Bituminous
Concrete
Form graders
Form tamping machines
Forms, road and sidewalk
Flushers, street
Gradation units
Graders, all types
Grapples, rock
Hammers, pile
Heaters:
Concrete mixer
Asphalt surface
Tank car
Stone, sand, bitumen
Hoists, contractors
Hoppers, concrete
Jacks, mud
Joint levelers
Kettles, heating, bituminous
Loaders:
Bucket
Front end
Snow
Forced feed windrow
Maintainers, road
Maintenance units, bituminous
Mixers:
Aggregate pulv.
Bituminous
Concrete, truck, readymix
Concrete
Mortar
Plaster

Mortar boxes
Pavers:
Bituminous
Concrete
Paving tools
Pile driving caps
Pipelayers
Plants:
Asphalt
Bulk cement
Concrete, portable (except concrete block and pipe plants)
Crushing
Crushing, portable
Screening
Soil stabilizer
Plows, snow (except designed for mounting on automobile trucks and wheel type farm or garden tractors)
Portable diggers, augers
Power control units (tractor accessory)
Pulverizers, construction-materials
Pumps, concrete
Rippers
Rock drilling and boring machinery
Rodding machines
Rollers:
Road
Sheepsfoot
Tamping
Wobbly wheel
Rooters
Scaffolds, metal
Scarifiers, power operated
Scrapers, power operated
Screens:
Gravity
Revolving (Construction materials)
Vibrating
Shovels:
Power, crawler
Power, truck mounted
Self propelled
Tractor mounted
Sprayers, bituminous
Spreaders:
Aggregate
Concrete
Sand
Sprinklers, highway, water
Subgraders
Surfacing machinery:
Concrete
Asphalt
Stump pullers
Sweepers, street
Towers:
Asphalt
Concrete placing
Material handling
Trailers, non-highway, used with track laying and wheeled tractors (Industrial plant trailers and farm trailers are not included)
Tractors:
Wheel type (not including farm tractors, automobile truck tractors or tractors designed for industrial hauling within or between industrial plants or terminals)
Track laying
Trenchers
Trucks:
Non-highway Dump Type
Half track
Vibrating screens
Vibrators, concrete
Wagons, crawler
Wellpoint systems
Winches:
Contractors, except truck mounted power take-off driven
Tractor mounted.

(4) *Base price.* As used in this section, the term "base price" applies to the following prices:

(i) A published list price which the manufacturer had in effect on October 1, 1941.

(ii) A list price established prior to September 28, 1945, pursuant to section 8 of this regulation for a modified item.

(iii) An established price in effect on October 1, 1941, as defined in section 28 (a) of this regulation.

This paragraph does not apply to maximum prices established by adjustment pursuant to section 21 or to maximum prices computed by formula pursuant to sections 9 and 10 of this regulation. However, a price established pursuant to section 9 (d) or 9 (e) on the basis of its in-lineness with maximum prices prevailing upon the base date may be revised by individual order.

[Paragraph (k) added by Am. 13, 10 F.R. 12405, effective 9-28-45; amended by Am. 25, 10 F.R. 15371, effective 12-26-45 and Am. 26, 11 F.R. 711, effective 1-16-46]

(l) *Washing machine wringers.* The maximum prices for washing machine wringers shall be determined by orders issued pursuant to the provisions of this paragraph in accordance with the standards for reconversion pricing set forth in Maximum Price Regulation 188, section 159e (Amendment 67), such standards being applied to individual companies.

The price increase factor will be determined on the basis of industry-wide and individual company surveys and will represent costs experienced during the last period of normal production adjusted for subsequent lawful changes in the level of material prices and in basic wage rate schedules of factory workers, plus the company's peace-time profit margin over costs.

[Paragraph (l) added by Am. 14, 10 F.R. 12636, effective 10-13-45]

(m) *One-wear wrought steel freight car wheels.* The maximum prices for sales of the following classes of one-wear wrought steel freight car wheels, as the basic prices of such wheels before treatment, shall be:

Type:	Maximum price (before treatment) (each)
Class 33-C	\$23.80
Class 33-D	25.80

The foregoing prices are f. o. b. Chicago, Illinois, or Pittsburgh, Pennsylvania. These prices are subject to the schedule of additional charges for extras which the manufacturer had in effect on October 1, 1941.

[Paragraph (m) added by Am. 16, 10 F.R. 12771, effective 10-16-45, and amended by Am. 30, 11 F.R. 3203, effective 3-25-46]

(n) *Fractional horsepower electric motors—(1) Definition.* For the purposes of this section, fractional horsepower electric motors are defined as all small electric power motors built in frames and core stacks, smaller than that frame and stack having a continuous rating of 1 H. P., open type, 1700-1750 rpm, and all generators in the corresponding frame size, including electric phonograph motors of all types, 6 volt automobile heater motors, and other motors and generators built in the designated frames and core stacks and included in Appendix A of this regulation but excluding motors and generators (such as toy motors and generators and automotive starter motors and generators) not included in Appendix A of this regulation. The parts of the frac-

tional horsepower electric motors as herein defined are also included.

[Last sentence added by Am. 31, effective 4-13-46]

(2) *Maximum prices.* (i) The maximum prices for sales by manufacturers of new and factory rebuilt fractional horsepower electric motors established under sections 7 and 8 shall be increased by 9%. (ii) The maximum prices for sales by manufacturers of new and factory rebuilt fractional horsepower motors, for which the manufacturer had no published list price or established price in effect on the base date, the price for which has been established on October 16, 1945 under the provisions of section 9 (d) shall be increased 9%. (iii) For fractional horsepower motors that have incorporated within or added to the motor frame special features not found on standard motors (including speed reduction gears), the maximum prices shall be increased by the dollars-and-cents amount by which the maximum prices for the standard motor of the same rating are increased under the provisions of the preceding items (i) and (ii).

(3) *Resellers.* Resellers of fractional horsepower motors may increase their maximum prices by the same percentage by which the maximum prices of their suppliers have been increased on sales and deliveries to the resellers under the provisions of this paragraph.

(4) *Notification by resellers who resell to purchaser for resale.* Every seller of fractional horsepower motors who sells such motors to purchasers who buy for the purpose of resale shall notify every such purchaser, in writing, of the percentage by which the maximum price to the purchaser has been increased on each such motor.

[Paragraph (n) added by Am. 17, 10 F.R. 12811, effective 10-16-45]

(o) *Forged steel railway axles.* The maximum base price for the sale by the manufacturer of forged steel railway axles before the performance of any treatment or machine operations shall be \$3.85 per 100 lbs. at the base points, namely, Pittsburgh, Pa., Chicago, Ill., and Birmingham, Ala. This price does not include or affect the switching charges and charges for extras which the manufacturer had in effect on October 1, 1941.

[Paragraph (o) added by Am. 23, 10 F.R. 15069, effective 12-19-45, and amended by Am. 30, 11 F.R. 3203, effective 3-25-46]

SEC. 20. *Individual maximum prices—(a) Those established by Maximum Price Regulation 136, as amended.* The provisions of subparagraphs (2), (3), (4), (5), (6), (7), (8), (10), (11), (12), (14), (16), (17), (18), (19), (20), (22), (24), (26), (27), (28), (29), (30), (31), (32), (33), (34), (35), (36), (37), (38), and (39) of section 1390.25 (a) of Maximum Price Regulation 136, as amended, are incorporated by reference into this regulation as they were in effect on March 31, 1945. The maximum prices established by these subparagraphs remain in effect,

* 9 F.R. 4748, 6420, 6239, 6884, 7079, 7079, 7168, 7615, 7854, 10589, 12034, 12266, 12538.

notwithstanding any other provisions of this regulation. The subparagraphs named establish maximum prices for the following persons:

A. C. Spark Plug Division of General Motors Corporation.
Aget Manufacturing Company, Adrian, Mich.
Air Associates, Inc., Bendix, N. J.
A. K. Robins and Company, Baltimore, Md.
American Raw Hide Products Company, Providence, R. I.
American Saw Mill Machinery Company, Hackettstown, N. J.
Brandtjen and Kluge, Inc., St. Paul, Minn.
Counties of the State of Michigan.
Elmira Lubricator Company, Inc., Elmira, N. Y.
Filtration Engineers, Inc.
Frick-Reid Supply Corporation, Tulsa, Okla.
Giffillan Machine Works, Inc., Ebenezer, N. Y.
International Telephone and Radio Manufacturing Corporation, East Newark, N. J.
J. F. Kidder Manufacturing Company, Inc.
J. A. Lang and Sons Company, Boston, Mass.
John E. East & Company, Chicago, Ill.
John E. Mitchell Company, Dallas, Tex.
L. H. Cook Research Laboratories, Limited.
Louis Van Dorp Sheet Metal and Roofing Company, Inc., Topeka, Kans.
Middlesex Manufacturing Company, Medford, Mass.
Monarch Engineering and Manufacturing Company, Baltimore, Md.
Northwestern Motor Company, Eau Claire, Wis.
Petrometer Corporation, Long Island, N. Y.
Select-O-Phone Company, Division of Screw Machine Products Company, Inc., Providence, R. I.
Sterling Electrical Motors, Inc., Los Angeles, Calif.
The Parks Woodworking Machine Company, Cincinnati, Ohio.
The Tabor Manufacturing Company, Philadelphia, Pa.
Teesdale Manufacturing Company, Grand Rapids, Mich.
The Electro Motive Manufacturing Company, Willimantic, Conn.
Tempest Products Manufacturing Company, Indianapolis, Ind.
Union Fork and Hoe Company, Columbus, Ohio.
Unique Manufacturing Company, Omaha, Nebr.

(b) *Those established by Administrative Notice No. 1.* Notwithstanding any other provisions of this regulation:

(1) The maximum price for the sale or delivery by the manufacturer of any product listed in Administrative Notice No. 1, as amended, shall be the price established by that Notice.

(2) The maximum price for the sale or delivery by a reseller of any product listed in Administrative Notice No. 1, as amended, for which the manufacturer has published a list price in accordance with that notice shall be that list price, subject to all applicable extra charges, discounts or other allowances that the reseller had in effect to a purchaser of the same class on October 1, 1941.

ARTICLE III—MISCELLANEOUS

SEC. 21 *Applications for adjustment.* Any person seeking adjustment in his maximum price for the sale of any prod-

* 7 F.R. 2984, 3690, 5453, 5688, 7926, 11037; 8 F.R. 6313.

uct subject to this regulation may file an application for price adjustment in accordance with the provisions of Supplementary Order No. 142 (Adjustment Provisions for Sales of Industrial Machinery and Equipment).

[Sec. 21 amended by Am. 31, effective 4-13-46]

Sec. 22. Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1 issued by the OPA.

Sec. 23. Adjustable pricing. If the seller or lessor wishes, he may agree with the buyer or lessee to charge a price that can be increased up to the maximum price in effect at the time of delivery. Where the seller or supplier has filed an application for adjustment under section 21, he may, in accordance with the provisions of that section, deliver at a price which will be adjusted upwards in accordance with the action taken by the OPA on his application. In all other cases, unless authorized by the OPA, the seller or lessor must not deliver at a price which is to be adjusted upwards in accordance with action taken by the OPA after delivery. This authorization will be given only where: (a) a request for a change in the applicable price is pending; (b) authorization is necessary to promote distribution or production; and (c) it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the OPA having authority to act upon the pending request for a change in price. The authorization will be given by order.

Sec. 24. Records. Every person subject to the provisions of this regulation is required to keep certain records for inspection by the OPA, for so long as the Emergency Price Control Act of 1942, as amended, shall remain in effect. Such records need not be separately maintained, but shall be deemed adequate if they are at all times available for inspection, and if they contain either explicitly or by specific reference all the information required by the applicable provisions of this section. These records are:

[Above paragraph amended by Am. 31, effective 4-13-46]

(a) **By a manufacturer.** Every manufacturer shall keep for inspection by the OPA complete and accurate records of the following:

- (1) **Records of sales and leases.** Complete and accurate records of each sale or lease of a product showing:
 - (i) The date thereof;
 - (ii) The name and address of the buyer or lessee;
 - (iii) An identification of each product sold or leased by a reference to either a price list or to production records;
 - (iv) The quantity of each product sold or leased;
 - (v) The net price or rental; and
 - (vi) The maximum price and computations showing the method by which it was determined.

(2) **Price lists and discount sheets.** Published price lists and discount sheets in effect on the base date for products sold or leased by him.

(3) **Prices charged.** The prices at which he contracted to sell or lease each product during the six months' period before and including its base date.

(4) **Price determining methods and rates.** Price determining methods, labor rates, material prices, overhead rates and machine hour rates, selling and administrative rates and profit mark-ups in effect on the base date of the products produced by him.

(5) **Cost estimate sheets.** Detailed cost estimate sheets and other data showing the calculation of maximum prices for all products for which the maximum price must be determined under sections 8 or 9 of this regulation.

(b) **By a lessor, other than a manufacturer.** Every lessor, other than a manufacturer, shall keep for inspection by the OPA accurate records of the following:

(1) **Records for rentals.** Accurate records of each lease or rental showing:

- (i) The date thereof;
- (ii) The name and address of the lessee;
- (iii) An identification of each product leased or rented; and
- (iv) The net rental.

(2) **Price lists and discount sheets.** Published price lists and discount sheets in effect on the base dates for products rented or leased.

(3) **Prices charged.** The prices at which he contracted to lease or rent each product during the six months' period before and including its base date.

(4) **Bases of maximum rentals.** The bases upon which maximum rentals are and have been figured.

(c) **By a reseller.** Every reseller of new products shall keep for inspection by the OPA accurate records of the following:

(1) **Records of sales.** A record of each sale of a product showing:

- (i) The date of sale.
- (ii) The name and address of the purchaser.

(iii) An identification of each product sold. Where available, this identification shall state the name of the manufacturer, the model or style number, the type, and the serial or other number.

(iv) The quantity of each product sold.

(v) The net price received.

(vi) The maximum price and the method by which it was determined.

(2) **Records of purchases.** Records of purchases of the kind the reseller has customarily kept.

(3) **Price lists.** Published price lists and discount sheets in effect on the base date for products sold by him.

(4) **Prices charged.** The prices at which he contracted to sell each product during the six months' period before and including its base date.

(d) **By a seller of second-hand products.** Every seller of second-hand products shall keep for inspection by the OPA accurate records of each sale of a second-hand product showing:

(1) The name and address of the purchaser.

(2) The date of sale.

(3) **An identification adequate enough to determine the applicable base price, as defined in section 12 (e), of each second-hand product sold.** Where available, this identification shall state the name of the manufacturer, the model or style number, the type, and the serial or other number.

[Subparagraph (3) amended by Am. 31, effective 4-13-46]

(4) The quantity of each second-hand product sold.

(5) The net price received.

(6) Whether or not the sale was made on a "rebuilt and guaranteed" basis.

[Subparagraph (6), formerly (7), redesignated by Am. 31, effective 4-13-46. Former subparagraph (6) revoked by Am. 31]

Sec. 25. Reports—(a) Price lists and discount sheets. On or before April 30, 1945, every manufacturer, seller and lessor shall file with the Machinery Branch, Office of Price Administration, Washington 25, D. C., if he has not already done so, all published price lists and discount sheets he had in effect on the base date for the sale or rental of products covered by this regulation. However, no price lists or discount sheets need be filed by a manufacturer for repair parts or tools used in the maintenance and repair of products manufactured by him, unless OPA specifically requests him to do so. Any person who, on the base date, sold or leased products at prices based upon price sheets published by another subject to this regulation shall file, instead of that other person's published price sheets, a statement identifying the particular price sheets he used on the base date, together with his own discount sheets, if any, and a statement of any variation from such other person's published price sheets.

(b) **Reports on products brought under this regulation.** Whenever the sale or rental of any product is brought within the scope of this regulation by an amendment, the reports required by paragraph (a) shall be filed within thirty days after the effective date of that amendment.

(c) **Notification of auction sales.** Every auctioneer shall file a written notice of every public or private auction sale of second-hand products at least one week before the sale. This notice shall be sent to the District Office of the OPA located where the auction is to be held. It shall include the place, date and hour of sale, the classes and types of products that are to be sold, and a copy of the sale announcement.

Sec. 26. Evasion—(a) In general. The price limitations set forth in this regulation shall not be evaded whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase, lease of or relating to commodities covered by this regulation, alone or in conjunction with any other commodity or service, or by way of commission, service, transportation, or other charge, or discount, premium or other privilege, or by tying-agreement or other trade understanding, or otherwise.

(b) *Specific practices.* The following are among the specific practices prohibited:

(1) Paying a purchase commission if the sum of the commission and the purchase price exceeds the maximum price.

(2) Requiring a customer to furnish material for processing not in accordance with previous practice.

(3) Entering into a joint venture with any other person subject to this regulation for cross-selling, cross-purchasing or cross-servicing.

(4) Reducing the period of any guaranty or warranty of performance in effect on the base date, except as otherwise provided in this regulation.

(5) Eliminating or reducing any maintenance, repair, replacement or installation service in effect on the base date.

[Subparagraphs (5) and (7) amended by Am. 31, effective 4-13-46]

(6) Granting less than a reasonable allowance for commodities received in trade.

(7) Eliminating or reducing rental or trade-in credits on purchases.

(8) Renting or leasing a new or second-hand product with an option to purchase, when the sum of the rental and the sale price exceeds the maximum price established by this regulation.

Sec. 27. Violation.—(a) *Civil and criminal action.* Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

(b) *Record-keeping and filing violations; failure to establish maximum price.* If any person subject to this regulation fails to keep the records or file the reports required by this regulation, or if any person subject to this regulation fails to establish a maximum price or to apply to the OPA for the establishment of a maximum price under sections 8, 9, 10, 11, or 14, if he is required to do so, the OPA may issue an order fixing maximum prices for the products such person sells. Any maximum price fixed in this manner will be in line with maximum prices established by this regulation. The order fixing the maximum price may apply to all deliveries or transfers for which a maximum price was not established in accordance with the provisions of this regulation. The issuance of such an order will not relieve the seller or lessor of his obligation to comply with the requirements of this regulation or of the various penalties for failure to do so.

(c) *License suspension.* The licensing provisions of Licensing Order No. 1, licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. During the period of suspension, no sale for which the license has been suspended can be made.

Sec. 28. Definitions. (a) When used in this regulation, the term—

(1) "Established price in effect on the base date" means a price at which the seller or lessor contracted to sell, rent or lease the same product to the same class of purchasers at least three times during the six months' period before and including the base date. However, if, during that period, he contracted at least once to sell, rent or lease that product to the same class of purchasers at a higher price, then neither price shall be considered an "established price".

[Above paragraph amended by Am. 5, 10 F.R. 7682, effective 6-30-45]

If the seller or lessor has an established price to one class of purchasers, he must determine his maximum price to all other classes of purchasers by adjusting that established price to reflect the seller's or lessor's base date differentials, if any, between classes of purchasers.

A manufacturer who on the base date had in effect a method for determining prices for the sales of certain variations of his products by the application of predetermined dollar and cent factors corresponding to such variations may apply to the Machinery Branch of the Office of Price Administration, Washington 25, D. C., for approval of such price determining method as constituting his established prices in effect on the base date. Such approval may be given only where it appears that the manufacturer has sold such products in these variations at the prices automatically determined by application of such pricing method at least three times during the six months' period before and including the base date, without varying the dollar and cent factors within such period. Such a price determining method may not include the computation of a price by reference to percentage factors.

[Above paragraph added by Am. 31, effective 4-13-46]

(2) "Manufacturer" means any of the following:

(i) Any person engaged in one or more operations in the fabrication, processing or assembly of the product being priced, including subcontractors.

(ii) Any person who sells a product which has been produced on his account from materials or parts owned by him.

(iii) Any person who sells a product under his own brand.

(3) "OPA" means the Office of Price Administration.

(4) "Parts and subassemblies" includes all metallic and non-metallic component parts, adjuncts, and accessories of products listed in Appendix A that have been machined or fabricated. The term does not include any materials in such form as to permit their use in the manufacture of products other than those listed in Appendix A.

(5) "Person" includes an individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other

government, or any of its political subdivisions, or any agency of any of the foregoing.

(6) "Product" means any commodity covered by this regulation. Unless otherwise specified, this term means such a commodity in an unused and new condition.

(7) "Purchaser of the same class" and "class of purchaser" means a purchaser or lessee belonging to the same price class; that is, a group of purchasers to whom it was the seller's or lessor's practice on the base date to sell or lease the same product at a particular price. If on the base date the seller or lessor customarily sold or leased, or offered to sell or lease, the same product to any purchaser or lessee at a price different from the price or prices at which he sold or leased, or offered to sell or lease, the same product to all other purchasers or lessees, that purchaser or lessee is in a price class by himself.

If, on the base date, the seller or lessor had an established practice of charging the same price to certain customers on the basis of standards, such as the nature of the buyer or lessee (manufacturer, distributor, wholesaler, dealer, etc.) or the nature of the sale or lease (large, small, cash, credit, etc.), he must place a new purchaser or lessee of the same product in the proper price class in accordance with such standards. If the seller or lessor had no such standards, he must establish a price for the new purchaser or lessee under section 9, in the case of a manufacturer; section 11 (c) or 11(e), in the case of a reseller; and section 14 (b), in the case of a lessor. For the purposes of this definition, a "new purchaser or lessee" means a purchaser or lessee to whom the seller or lessor did not sell or lease, or offer to sell or lease, the same type of product on the base date.

(8) "Reseller" means a seller who is not a manufacturer of the product being sold.

(b) Unless the context otherwise requires, the definitions set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used here.

Sec. 29. Delegation of authority. Any Regional Administrator and any District Director, who has been authorized to act by the Regional Administrator having jurisdiction over his district, may adjust maximum prices under section 21 of this regulation.

Sec. 30. Industry-wide adjustments for reconversion products. Special pricing provisions applicable to particular products may be established by orders issued under this section when, with respect to the product, the Administrator finds:

(a) That in 1944 its production was approximately one-half or less of its production in its last representative period of peacetime production;

(b) That this reduction in dollar volume resulted from (1) governmental restrictions on the manufacture of products or on the use of materials, facilities, or manpower, or (2) the use of facilities for the production of war goods, or (3) other direct needs of the war effort; and

(c) That because of change in government restrictions or in the needs of the war program, manufacturers of the product generally are able to begin or to increase substantially the production of the product line.

If, in the judgment of the Administrator, the purposes of this section will be effectuated, as to a particular product, without any special pricing provisions, an order under this section will not be issued with respect to that product even though the above findings could be made as to it.

Orders under this section will, generally, authorize industry-wide increases in the established maximum prices of manufacturers in those industries, based upon surveys conducted by the Price Administrator, either upon the request of the particular industry or upon his own motion. Those orders will establish adjusted maximum prices or methods of determining such prices by the use of price increase factors. Where, however, in the judgment of the Price Administrator, the use of an industry-wide factor will, by reason of the diversity in the products made by the member firms, the wide variation in cost experience among them, or other reasons, be an inequitable and inappropriate means of establishing reconversion prices, he may provide for the calculation and application of individual price increase factors.

Broadly stated, the new maximum prices will represent costs experienced during the last period of normal production adjusted for subsequent lawful changes in the level of materials prices and in basic wage rate schedules of factory workers, plus the industry's average peacetime profit margin over cost. Changes in materials prices may be measured by materials cost increase factors, determined by the Administrator, in those cases where such action may be necessary to eliminate temporary or artificial influences. In the case of an industry for which the Administrator has decided that price increase factors should be determined and applied for each firm, the profit element in each increase factor will be the firm's own base period profit margin or one-half the industry's average peacetime margin, whichever is the higher.

Orders issued under this section may also modify or supersede the provisions of Revised Maximum Price Regulation 136, with respect to the establishment of maximum prices, if, on the basis of the particular characteristics of the industry involved, the Administrator finds that another method of price determination will effectuate the purposes of this regulation better than the general pricing provisions of the regulation. In addition, those orders may establish new maximum prices or a method of determining new maximum prices for sales by persons other than manufacturers which will supersede maximum prices fixed by other regulations for such sales and which will be consistent with the standards applied by the Office of Price Administration for the reasonable absorption of necessary cost increases.

Orders issued under this section will not ordinarily reduce higher maximum

prices which manufacturers have previously established in accordance with the applicable provisions.

A manufacturer of a product covered by an order issued under this section may not obtain an adjustment of his maximum prices under any adjustment provision other than Supplementary Orders Nos. 118 and 119, unless the adjustment provision itself or the order issued under this section covering his product expressly provides otherwise. This rule does not apply, however, to any adjustment which may be made in accordance with Procedural Regulation No. 6 with respect to any Government contract or subcontract thereunder, for the sale of a commodity essential to the war program.

Small volume manufacturers may use as their new maximum prices those which they calculate under Supplementary Order No. 118, and general orders issued pursuant thereto, if the maximum prices so calculated are higher than maximum prices set under orders issued under this section. Any other manufacturer may apply for an individual adjustment under Supplementary Order No. 119 if, after the adjustment authorized for his industry by an order under this section, his maximum price still continues eligible for adjustment in accordance with the provisions of that supplementary order.

Orders issued under this section may require a manufacturer to arrange the production and distribution of his products so that they will be representative of his production and distribution in a specified past period for goods in a particular category. The Administrator may also require authorized price increases to be applied among articles or price lines in a manner consistent with the need, under the stabilization program, to maintain the production of lower-priced articles.

[Sec. 30 added by Am. 15, 10 P.R. 12555, effective 10-3-45]

Sec. 31. Industry adjustments. Separate pricing provisions applicable to particular industries whose products are covered by this regulation and to particular products may be established by orders issued under this section in any cases (except those covered by section 30), where the Administrator determines that a price adjustment is required for any purpose.

The opinion accompanying each such order will set forth fully the reasons for the issuance of the order and the basis upon which the price adjustment is being computed. In general, such price adjustments will reflect increases required by law or by Executive order or by orders issued by the Administrator of Economic Stabilization, or increases required to induce production of essential products.

[Sec. 31 added by Am. 28, 11 P.R. 2595, effective 3-8-46]

APPENDIX A: PRODUCTS COVERED BY THE REGULATION

The products covered by this regulation and the base dates to be used in determining the maximum prices for those products are listed below:

Note: If a part or subassembly of any item listed in this Appendix is produced by the manufacturer of the complete item, the part or subassembly has the same base date as that listed for the complete item, even where the part or subassembly is listed separately in this appendix.

Product	Base date
Abrasive products, including coated, bonded, natural stone and artificial abrasives.....	Mar. 31, 1942
Air-conditioning equipment, condensing units of 25 tons capacity and over.....	Oct. 1, 1941
Anchor, earth and rock.....	Mar. 31, 1942
Anchor, marine, except those subject to Revised Price Schedule 41 (Steel Castings and Railroad Specialties) or Maximum Price Regulation 351 (Ferrous Forgings).....	Mar. 31, 1942
Antennas, radio, including automobile antennas, except built-in antennas included within the cases of domestic radio receivers.....	Mar. 31, 1942
Anvils, except jewelers' anvils.....	Mar. 31, 1942
Arresters, lightning.....	Oct. 1, 1941
Asphalt mixing plant and attendant plant.....	Oct. 1, 1941
Attachments and accessories for machinery and machine tools, except when subject to Maximum Price Regulation 1 (Second-Hand Machine Tools) or Maximum Price Regulation 67 (New Machine Tools). The term "attachments and accessories for machinery and machine tools" means all devices used with, but not an integral part of, machinery or machine tools and includes the following illustrative list:	Mar. 31, 1942
Adapters.	
Arbors.	
Blocks, machine tool.	
Brakes, spindle.	
Centers, bench.	
Centers, lathe.	
Chucks, all types.	
Clamps.	
Collets.	
Die heads.	
Die sets.	
Dogs, work driving.	
Edges, straight.	
Electric etchers and de-magnetizers.	
Feeding devices.	
Glass, level.	
Grinders.	
Guides, adjustable.	
Heads, universal dividing.	
Holders, tool.	
Holders, work.	
Mandrels, all types.	
Plates, angle.	
Plates, bench.	
Plates, brick liner.	
Plates, face.	
Plates, lapping.	
Plates, surface.	
Plates, wearing.	
Posts, tool.	
Saw accessories (sets, swages, guides, clamps, bracing tools).	
Sockets.	
Stops, machine.	
Templates.	
Torque wrenches.	
Wheels, buffing and polishing.	
Augers, earth.....	Oct. 1, 1941

Product	Base date	Product	Base date	Product	Base date
Automotive trucks, motorcycles, busses, and house and truck trailers, new only, which are manufactured on or after August 12, 1943, and originally designed for use as private or commercial motor vehicles. The foregoing does not include automotive trucks, motorcycles, trailers or busses specially designed for use as military vehicles, nor does it include cars or trucks listed elsewhere in this Appendix.	Mar. 31, 1942	Chain, chain fittings and assemblies, except jewelry chains, cast manganese steel chain subject to Maximum Price Regulation 235 (Manganese Steel Castings and Manganese Steel Castings Products), and power transmission chains.	Mar. 31, 1942	Dies, jigs and fixtures, except when (1) the die, jig or fixture is used in connection with the production of a product not covered by this regulation, and (2) the die, jig or fixture is sold in connection with the sale of that product.	Mar. 31, 1942
Automotive testing and maintenance equipment, mechanical and electrical, not listed elsewhere in this Appendix.	Mar. 31, 1942	Chains, power transmission (roller and silent type), including sprockets.	Oct. 1, 1941	Die-casting machinery.	Oct. 1, 1941
Batteries, storage, wet cell only, including automotive.	Oct. 1, 1941	Chemical processing machinery.	Oct. 1, 1941	Distribution boards, electrical.	Oct. 1, 1941
Batteries, wet primary cell.	Mar. 31, 1942	Circuit breakers, electrical.	Oct. 1, 1941	Dollies, industrial.	Oct. 1, 1941
Battery chargers, except motor generator sets.	Mar. 31, 1942	Clamps of the C and bar type, except those used for medical or dental purposes.	Mar. 31, 1942	Dozers, angle, bull and push.	Oct. 1, 1941
Bearings, antifriction (ball, roller, needle, etc.), except automotive.	Oct. 1, 1941	Clevises, except those covered by Maximum Price Regulation 246 (Manufacturers' and Wholesale Prices for Farm Equipment).	Mar. 31, 1942	Dredging machinery.	Oct. 1, 1941
Bearings and bushings, ferrous and non-ferrous metal, except pipe and tube bushings; those listed elsewhere in this Appendix; and those for which maximum prices are established by Revised Price Schedule 41 (Steel Castings and Railroad Specialties), Revised Maximum Price Regulation 125 (Non-ferrous Foundry Products), Maximum Price Regulation 241 (Malleable Iron Castings) or Maximum Price Regulation 244 (Gray Iron Castings).	Mar. 31, 1942	Clockwork systems, industrial, used in connection with mechanical instruments.	Oct. 1, 1941	Dry-cleaning and clothes-pressing machinery, except domestic.	Oct. 1, 1941
Belting, leather and textile, except those for which maximum prices are established by Maximum Price Regulation 149 (Mechanical Rubber Goods).	Mar. 31, 1942	Coal preparation equipment.	Oct. 1, 1941	Ducts for electrical uses, metallic and nonmetallic, except wooden, asbestos-cement, cement conduit and clay conduit.	Oct. 1, 1941
Bimetallic thermal strips, fabricated.	Oct. 1, 1941	Compressors, except those used with condensing units under 25 horsepower or 25 tons.	Oct. 1, 1941	Dust-collecting equipment, industrial, portable and stationary, including industrial vacuum cleaners.	Oct. 1, 1941
Blocks and tackle.	Mar. 31, 1942	Concrete products machinery and equipment.	Oct. 1, 1941	Economizers, steam, industrial and marine.	Oct. 1, 1941
Boilers, power, industrial and marine, 100 p. s. i. and higher working pressure.	Oct. 1, 1941	Condensers, synchronous, electrical.	Oct. 1, 1941	Electric phonographs and electric radio phonograph combination parts when sold by the manufacturer of the part or when sold to industrial, commercial or governmental users.	Mar. 31, 1942
Broom-making machinery.	Oct. 1, 1941	Conduit fittings.	Oct. 1, 1941	Electric recorders when sold by the manufacturer of the part or when sold to industrial, commercial or governmental users.	Mar. 31, 1942
Brushes, industrial, power-driven.	Mar. 31, 1942	Conduit, metallic.	Oct. 1, 1941	Electrodes.	Oct. 1, 1941
Brush-making machinery.	Mar. 31, 1942	Control equipment, electrical, industrial.	Oct. 1, 1941	Electroplating and hot-dip metal coating equipment, including preparatory and finishing equipment used in connection with metal coating processes.	Oct. 1, 1941
Bushings, porcelain, glass and steatite, for electrical uses.	Mar. 31, 1942	Converters, synchronous, electrical.	Oct. 1, 1941	Electro-therapeutic apparatus and supplies.	Mar. 31, 1942
Cable accessories, electrical, other than copper, copper alloy or copper clad.	Mar. 31, 1942	Conveyors and conveying systems, industrial.	Oct. 1, 1941	Electronic devices, equipment and parts (other than radio receivers), when sold by the manufacturer or when sold to industrial, commercial or governmental users.	Mar. 31, 1942
Can-making machinery and equipment.	Oct. 1, 1941	Core drilling machinery.	Oct. 1, 1941	Elevators, passenger and freight, except farm grain elevators.	Oct. 1, 1941
Capacitors, electrical, except fixed capacitors of the type and size used for military radio and radar equipment.	Mar. 31, 1942	Cotton-ginning machinery.	Oct. 1, 1941	Engines, diesel and oil, except automotive, truck and aircraft.	Oct. 1, 1941
Capacitors, electrical, fixed, of the type and size used for military radio and radar equipment.	Apr. 1, 1943	Cranes, crawler, overhead bridge, locomotive, revolving and truck.	Oct. 1, 1941	Engines, gas.	Oct. 1, 1941
Carbon graphite and metal graphite for electrical uses.	Oct. 1, 1941	Cutting tools, including the following illustrative list.	Mar. 31, 1942	Engines, gasoline and kerosene, except automotive, truck and aircraft, toy and portable outboard motors.	Oct. 1, 1941
Carriers, lumber.	Oct. 1, 1941	Augers, machine.		Engines, steam, except toy.	Oct. 1, 1941
Cars, freight, including all types of flanged wheel mining and industrial cars.	Oct. 1, 1941	Bits, machine.		Engine-generator sets.	Oct. 1, 1941
Cars, passenger, for surface, subway or elevated lines.	Oct. 1, 1941	Blades, hacksaw—all types.		Escalators (moving inclined stairways for raising or lowering passengers).	Oct. 1, 1941
Casters.	Mar. 31, 1942	Blades, power-driven saw.		Excavating and earth-moving machinery, including power shovels, ditchers, draglines and power scrapers.	Oct. 1, 1941
Cement-making machinery.	Oct. 1, 1941	Blades, machine, shear, etc.		Fans and blowers, industrial, except unit heaters or unit ventilators, hand blowers, and desk, pedestal, portable, ceiling and wall-bracket type fans, but including warm air furnace fans, attic ventilating fans, pressure fans and blowers and built-in fans.	Oct. 1, 1941
Ceramics machinery.	Oct. 1, 1941	Broaches.		Feed-water heaters (steam specialties), industrial and marine.	Oct. 1, 1941
		Chasers.		Floor surfacing and floor maintenance machinery, industrial.	Oct. 1, 1941
		Chisels, machine.			
		Counterbores.			
		Countersinks, machine.			
		Cutter heads.			
		Cutters, machine.			
		Dies, cutting and threading.			
		Dressers, abrasive wheel, except diamond dressers.			
		Drills, twist.			
		Extractors.			
		Files, rasps and burrs.			
		Form tools.			
		Hobs.			
		Knives, machine.			
		Knurling tools.			
		Machinist scrapers.			
		Punches, machine.			
		Reamers.			
		Rules, creasing, cutting and perforating.			
		Scraper blades, machine.			
		Taps.			
		Tips, tool, tungsten carbide, stellite, etc.			
		Cylinders, power, hydraulic, pneumatic and hydropneumatic.	Mar. 31, 1942		
		Derricks.	Oct. 1, 1941		
		Diamond tools, core bits, dies .002" and larger, dressing tools, shaped tools, wheels, etc.	Mar. 31, 1942		

Product	Base date	Product	Base date	Product	Base date
Food and beverage machinery, including baking, bottling, brewing, canning, confectionery, grain milling, meat packing, edible oil, sugar and dairy machinery and equipment (except dairy farm equipment)-----	Oct. 1, 1941	Glass products—Continued.		Instruments, mechanical, for indicating, measuring, recording and testing, including aircraft, laboratory, marine, precision and scientific mechanical instruments, but excluding automotive and tire gauges; carpenters' tools, clinical, dental, household, optical and surgical instruments, low pressure heating controls (such as thermostatic traps, blast traps and strainers), water level controls (all types), air temperature and humidity controls (all types), complete coin-operated devices, refrigeration controls, and special gauges manufactured to conform to the purchaser's specifications-----	Oct. 1, 1941
Foundry machinery, including ladles not over 40 ton capacity-----	Oct. 1, 1941	Electrical glassware—Con.		Insulators, porcelain, glass and steatite, for electrical uses-----	Mar. 31, 1942
Furnaces and ovens, industrial and laboratory, except space heating, warm air furnaces, stoves, blast furnaces, open hearth furnaces, bessemer converters and soaking pits, coke ovens, and industrial furnaces used solely for the manufacture of pig iron and steel-----	Oct. 1, 1941	Bushings.		Inter-communicating systems, electronic-----	Mar. 31, 1942
Fuses for the protection of electrical equipment, except automotive-----	Oct. 1, 1941	Capacitors.		Jacks (and jack screws) except those hand jacks customarily purchased or designed as original equipment or replacement equipment for passenger automobiles, commercial trucks or busses-----	Mar. 31, 1942
Galvanometer and pyrometer movements-----	Oct. 1, 1941	Coil forms.		Laundry machinery, except domestic-----	Oct. 1, 1941
Gas burners designed for use with products covered by this regulation-----	Mar. 31, 1942	Flares (glass base portion for lighting, radio, indicator, auto lamp, television, X-ray, radar and power tube).		Leather-working machinery-----	Oct. 1, 1941
Gaskets and packings, except those for which maximum prices are established by Maximum Price Regulation 149 (Mechanical Rubber Goods) or Maximum Price Regulation 452 (Manufacturers' Maximum Prices for Automotive Parts)-----	Mar. 31, 1942	Fuse plugs.		Lighting equipment, electrical for airway, commercial, flood-lighting, industrial, marine, seadrome, and street and highway uses-----	Oct. 1, 1941
Gauges, special, manufactured pursuant to the customers' drawings, including special purpose plug, ring, snap, height, length, and location gauges, but not general purpose graduated or adjustable gauges-----	Mar. 31, 1942	Insulators.		Line material, transmission or trolley-----	Oct. 1, 1941
Gears, pinions, sprockets and speed reducers, including gear motors, motorized speed reducers and variable speed drives, but not including (1) automotive or tractor transmissions, transfer cases, power take-offs, differential or axle assemblies; (2) any item designed for use in private or commercial motor vehicles; or (3) any item specially designed for use in vehicles, aircraft or equipment used primarily for military purposes-----	Oct. 15, 1941	Resistor tubes.		Lock and dam machinery, not listed elsewhere in this appendix and not listed in other specific regulations issued by OPA, which is designed exclusively for the control of water flow in locks, dams and structures when such locks, dams and structures are designed for flood control, irrigation, power generation or transportation purposes-----	Mar. 31, 1942
Gears, pinions, sprockets and speed reducers specially designed for use in vehicles, aircraft or equipment used primarily for military purposes, except automotive gears; and automotive or tractor transmissions, transfer cases, power take-offs, differentials or axle assemblies-----	Mar. 31, 1942	Tubing (electrical, fluorescent).		Locomotives and tenders, including mining and industrial-----	Oct. 1, 1941
Generators, electrical, except automotive-----	Oct. 1, 1941	Industrial glassware:		Logging and lumbering machinery and equipment-----	Oct. 1, 1941
Generators, gas-----	Oct. 1, 1941	Cylinders.		Lubricating systems and devices, industrial, stationary, except portable hand-operated grease guns and devices designed for automotive and truck lubrication-----	Oct. 1, 1941
Generator sets, diesel-electric, gas engine, electric, and motor or engine driven, except automotive-----	Oct. 1, 1941	Flat gauge glasses.		Machinery, industrial, not listed elsewhere in this Appendix. The term "industrial machinery" means any machinery and equipment, not specifically excluded from the coverage of this regulation, which is used in the extraction, production or processing of commodities-----	Mar. 31, 1942
Glass-making machinery-----	Oct. 1, 1941	Glass bulbs.		Machine tools, including those powered by hand or foot, except those subject to Maximum Price Regulation 1 (Second-Hand Machine Tools) or Maximum Price Regulation 67 (New Machine Tools)-----	Oct. 1, 1941
Glass products, industrial, scientific and technical, which are listed below-----	Mar. 31, 1942	Gauge cup and oil cup glasses.			
Electrical glassware:		Meter and relay covers.			
Bulbs, glass portion (incandescent, fluorescent, indicator, auto lamp, radio, television, X-ray, radar and power tube).		Miscellaneous industrial glassware which is to be further fabricated by others, or which is to be incorporated as a component part of an industrial product.			
		Laboratory and pharmaceutical glassware:			
		Apparatus ware.			
		Chemical ware.			
		Instrument tubing.			
		Laboratory apparatus tubing.			
		Pharmaceutical ware.			
		Optical glass:			
		Rough glass blanks for optical, ophthalmic and scientific use.			
		Signal glassware:			
		Airplane running lights.			
		Battery jars.			
		Explosion resisting globes.			
		Fresnels.			
		Front glasses.			
		Lenses.			
		Obstruction lights.			
		Optical ware (color and light filters).			
		Roundels.			
		Governors, engine-----	Oct. 1, 1941		
		Ground steel stock for punches, dies, jigs, fixtures, etc-----	Mar. 31, 1942		
		Gyroscopes-----	Oct. 1, 1941		
		Hat-making and repairing machinery-----	Oct. 1, 1941		
		Heat exchanger equipment, (when designed for use with products covered by this regulation)-----	Oct. 1, 1941		
		Heaters, sand, stone, or bitumen-----	Oct. 1, 1941		
		Heating, melting, burning and thawing equipment, portable, for industrial and transportation purposes, except mechanics' fire pots and blow torches-----	Oct. 1, 1941		
		Heating units and devices, electrical, industrial-----	Oct. 1, 1941		
		Hoists-----	Oct. 1, 1941		
		Hose and tubing, metal, flexible, except that for which maximum prices are established by Maximum Price Regulation 149 (Mechanical Rubber Goods)-----	Mar. 31, 1942		
		Instruments, electrically or magnetically operated, for measuring, testing, indicating and recording electrical quantities, except automotive-----	Oct. 1, 1941		

Product	Base date
Machine tool parts and sub-assemblies, except those subject to Maximum Price Regulation 1 (Second-Hand Machine Tools) or Maximum Price Regulation 67 (New Machine Tools)-----	Oct. 1, 1941
Machines, tools, devices and appliances designed especially for the installation, operation, maintenance and protection of tracks, yards, signals, rolling stock and motive power of surface, subway or elevated rail lines-----	Oct. 1, 1941
Magnetos, except automotive-----	Oct. 1, 1941
Magnets, lifting, industrial-----	Oct. 1, 1941
Marine equipment listed below-----	Mar. 31, 1942
Anchors, except those subject to Revised Price Schedule 41 (Steel Castings and Railroad Specialties) or Maximum Price Regulation 351 (Ferrous Forgings).-----	
Boat hooks without handles.	
Buoys, pontoons and rafts, metallic.	
Capstans.	
Chocks.	
Cleats.	
Controls, bulkhead and throttle.	
Deck and man-hole plates, machined.	
Fog horns and whistles, manually operated.	
Gooseneck and boom bands.	
Hatch covers, metal.	
Lights, oil.	
Marlin spikes and belaying pins, metal.	
Mooring and riding bits.	
Port lights.	
Pumps, marine, manually operated.	
Reels, hawser, manually operated.	
Rope guides and leaders.	
Rowlocks.	
Shackles.	
Snaps.	
Sockets.	
Steering apparatus, manually operated.	
Ventilators.	
Metals and alloys, special electrical, except steel with less than 6% alloy content, in any fabricated form, used for electrical, magnetic or glass-sealing purposes, including special contact alloys and special coated iron wire-----	Oct. 1, 1941
Mining machinery, including mine cars and trucks-----	Oct. 1, 1941
Molds and patterns, except (1) when the mold or pattern is used in connection with the production of a product not covered by this regulation, and (2) the mold or pattern is sold in connection with the sale of that product-----	Mar. 31, 1942
Motion picture equipment, 35 millimeter, including sound equipment and parts for recording, reproducing and projecting, for studio, theater, commercial or industrial use-----	Mar. 31, 1942
Motors, electrical, except automotive-----	Oct. 1, 1941
Neon indicator attachments-----	Mar. 31, 1942
Numbering and marking machines for use on metal, except office machines-----	Oct. 1, 1941

Product	Base date
Oil burners, industrial and marine, burning No. 5 oil or heavier, except horizontal rotary and gun type burners-----	Oct. 1, 1941
Oil-well machinery and equipment-----	Oct. 1, 1941
Optical processing machinery, manufacturers', except Rx optical, laboratory machinery-----	Mar. 31, 1942
Ore-crushing and concentrating machinery-----	Oct. 1, 1941
Ovens, industrial and laboratory, except coke ovens-----	Oct. 1, 1941
Packaging, wrapping, filling and labeling machinery-----	Oct. 1, 1941
Paint-making machinery-----	Oct. 1, 1941
Panelboards, electrical-----	Oct. 1, 1941
Parts and subassemblies of any item listed in this Appendix when produced by the manufacturer of the complete item.	Same as base date of complete item.
Parts and subassemblies of any item listed in this Appendix when (1) produced by a person other than the manufacturer of the complete item and (2) not listed elsewhere in this Appendix-----	Mar. 31, 1942
Parts, subassemblies and components, metallic, of any commodity covered by a regulation listed in the following table, when the part, subassembly or component is sold to the manufacturer of the commodity of which it is a part-----	Mar. 31, 1941

Regulation and Title

Maximum Price Regulation 64: Domestic Cooking and Heating Stoves.
Revised Price Schedule 86: Domestic Washing Machines and Ironing Machines.
Revised Price Schedule 102: Household Mechanical Refrigerators.
Revised Price Schedule 111: New Household Vacuum Cleaners and Attachments.
Maximum Price Regulation 188: Manufacturers' Maximum Prices for Specified Building Materials and Consumers' Goods Other Than Apparel.
Maximum Price Regulation 246: Manufacturers' and Wholesale Prices for Farm Equipment.
Maximum Price Regulation 272: Cast-Iron Boilers and Cast-Iron Radiation.
Maximum Price Regulation 399: New Ice Boxes.

This regulation does not cover bicycle parts and accessories; fountain pen and mechanical pencil parts; inner-constructions for sofa beds, studio couches and other upholstered dual purpose sleeping equipment; parts (except electrical) for portable lamps, lamp shades and residential lighting fixtures; parts and accessories of musical instruments, including toy and novelty musical instruments; radio cabinets; refrigerator cabinets; and watch and clock parts, except springs.

Product	Base date
Petroleum refining machinery-----	Oct. 1, 1941
Pharmaceutical machinery-----	Oct. 1, 1941
Pile drivers-----	Oct. 1, 1941
Pipe wrapping and coating machinery-----	Oct. 1, 1941
Plants, stationary, for railroad use in handling clinders, fuel, sand or water-----	Oct. 1, 1941
Plastics fabricating and molding machinery-----	Oct. 1, 1941
Pole-line hardware and line construction specialties-----	Mar. 31, 1942

Product	Base date
Power transmission equipment, industrial, including belt-tighteners, blocks and bearing housings, brackets, clutches, collars, couplings, hangers, motor bases, pillow blocks, pulleys, sheaves, shifters, universal joints and variable speed drives-----	Oct. 1, 1941
Presses, baling, except those covered by Maximum Price Regulation 246 (Manufacturers' and Wholesale Prices for Farm Equipment)-----	Mar. 31, 1942
Printing machinery and equipment-----	Oct. 1, 1941
Public address apparatus-----	Mar. 31, 1942
Pulp, paper and paper products machinery-----	Oct. 1, 1941
Pulverized fuel burners-----	Oct. 1, 1941
Pumps, hand-operated, except store fixtures and those covered by Maximum Price Regulation 246 (Manufacturers' and Wholesale Prices for Farm Equipment)-----	Mar. 31, 1942
Pumps, power-operated, with or without power, except pumps subject to Maximum Price Regulation 246 (Manufacturers' and Wholesale Prices for Farm Equipment) and Maximum Price Regulation 452 (Manufacturers' Maximum Prices for Automotive Parts), and pumps designed for use with oil burners not covered by this regulation-----	Oct. 1, 1941
Radio headphones-----	Mar. 31, 1942
Radio receivers, all, except the types defined in MPR 599 (Radio Receivers and Phonographs) as "consumer type radio receivers"-----	Mar. 31, 1942
Radio receiving equipment parts when sold by the manufacturer of the part or when sold to industrial, commercial or governmental users, except sales by retailers and wholesalers of radio receiver tubes for which maximum prices are established by section 3.3 of Supplementary Regulation 14J to the General Maximum Price Regulation, except chassis for radio receivers and phonographs of the type subject to MPR 599-----	Mar. 31, 1942
Radio transmitting equipment and parts, including dual transmitting-receiving units-----	Mar. 31, 1942
Railroad car and locomotive parts, and specialties for elevated, subway and surface lines, including-----	Oct. 1, 1941
Axles.	
Bearings, truck side.	
Boilers, fireboxes, front ends and cabs, fittings, fixtures, devices or appliances mounted thereon.	
Brakes and brake gears.	
Coupler devices or attachments except those subject to Revised Price Schedule 41.	
Devices and appliances mounted on locomotives for treatment, distribution, and control of water, fuel, steam, sand or electricity.	
Doors and fixtures, except those subject to Revised Price Schedule 40 (Builders' Hardware and Insect Screen Cloth).	
Draft gears, buffers, and attachments.	

Product	Base date	Product	Base date	Product	Base date
Railroad car and locomotive parts, etc.—Continued		Maximum Price Regulation 147 (Bolts, Nuts, Screws and Rivets) or Maximum Price Regulation 452 (Manufacturers' Maximum Prices for Automotive Parts).....	Mar. 31, 1942	Steam cleaning and degreasing equipment and parts washing and cleaning equipment, except commercial and domestic dish and utensil washing and cleaning equipment.....	Mar. 31, 1942
Driving, foundation, and running gear.		Searchlights, except military.....	Oct. 1, 1941	Stokers, industrial and marine, with a capacity of 1200 pounds per hour or more.....	Oct. 1, 1941
Journal boxes, assembled.		Searchlights, military, completely assembled.....	Mar. 31, 1942	Stone-working machinery.....	Oct. 1, 1941
Heating, lighting, ventilating, and air-conditioning equipment.		Separators, steam, industrial and marine.....	Oct. 1, 1941	Substations, unit (power distribution).....	Oct. 1, 1941
Lubricating devices.		Sewing machines, industrial.....	Oct. 1, 1941	Superheaters, industrial and marine.....	Oct. 1, 1941
Miscellaneous fittings, fixtures, specialties, devices or appliances designed specifically for use on railroad cars or locomotives, except artillery or other exclusively military or naval equipment.		Sharpening and filing equipment.....	Mar. 31, 1942	Surveying instruments, such as alidades, levels and transits.....	Oct. 1, 1941
Safety appliances and warning devices.		Shoe manufacturing and repairing machinery.....	Oct. 1, 1941	Switchboxes.....	Oct. 1, 1941
Sides, roofs, ends, running boards and brake steps.		Signal equipment, railroad, including highway crossing signals.....	Oct. 1, 1941	Switches, electrical, knife and enclosed.....	Oct. 1, 1941
Spring rigging, snubbers and shock absorbers.		Signalling apparatus, except automotive.....	Oct. 1, 1941	Switchgear and switchgear accessories.....	Oct. 1, 1941
Tires, steel.		Siren blowers.....	Mar. 31, 1942	Tanks and vessels, pressure, made of metal 10 B. W. G. and heavier, regardless of capacity, or of a capacity in excess of 192 gallons, regardless of gauge, except field-erected storage tanks, and tanks or cylinders which are designed primarily for the transportation of liquids or gases under pressure and which are not designed to be permanently attached to the vehicle transporting such tanks.....	Mar. 31, 1942
Train control apparatus.		Skid platforms and pallets, all metal.....	Oct. 1, 1941	Tanks and vessels, non-pressure, made of metal 10 B. W. G. and heavier, regardless of capacity, or of a capacity in excess of 585 gallons, regardless of gauge, except all obround tanks; field-erected tanks or vessels; products commonly known as plumbing fixtures, such as flush tanks and laundry trays; products commonly known as pans and cans, such as pails and buckets; non-returnable shipping containers; refuse receptacles; drip and waste receivers; and septic tanks.....	Mar. 31, 1942
Trucks, complete.		Snow plows, except when designed specifically for use with farm and garden tractors.....	Oct. 1, 1941	Telegraph apparatus.....	Oct. 1, 1941
Underframes.		Soot blowers and tube cleaners, power-operated, industrial and marine.....	Oct. 1, 1941	Telephone apparatus, including sound and powered telephone and non-electronic intercommunicating equipment.....	Oct. 1, 1941
Wheels, iron and steel.		Sound recording and reproducing equipment and parts, including portable recorders and recording and transcription turntables, except home or office recording or reproducing equipment.....	Mar. 31, 1942	Testing sets for electronic equipment.....	Mar. 31, 1942
Rectifiers, power, industrial.....	Oct. 1, 1941	Spraying devices, industrial, power-operated, for the application of any material, except agricultural sprayers.....	Oct. 1, 1941	Textile machinery, including equipment and accessories designed exclusively for use with such machinery, except cutting tools as listed in this Appendix A.....	Oct. 1, 1941
Record changers, and parts, except cased record changers designed for retail-consumer sale.....	Mar. 31, 1942	Spreaders for construction and road-building use.....	Oct. 1, 1941	Tobacco working machinery.....	Oct. 1, 1941
Refrigeration equipment, condensing units of 25 horsepower and over.....	Oct. 1, 1941	Springs, except furniture and bed springs, inner-constructions for sofa beds, studio couches and other upholstered dual purpose sleeping equipment, and springs covered by Maximum Price Regulation 452 (Manufacturers' Maximum Prices for Automotive Parts) or 548 (Metal Upholstery Springs, Constructions, and Accessories).....	Mar. 31, 1942	Tools, hand-operated, especially designed for manufacture, repair or maintenance of aircraft, military vehicles or other predominantly military equipment.....	Mar. 31, 1942
Regulators, feeder voltage.....	Oct. 1, 1941	Spring winding and forming machinery.....	Oct. 1, 1941	Tools, manually operated, for the cutting, forming and punching of metals.....	Mar. 31, 1942
Regulators and dampers, power operated.....	Oct. 1, 1941	Sprockets, roller and silent, power transmission, except automotive.....	Oct. 1, 1941	Tools, pipe and tube, manually operated, including beading, belling, bending, cleaning, cutting, expanding, and flaring, and wrenches for operating.....	Mar. 31, 1942
Replacement units and assemblies for mechanical refrigerators having a refrigerated volume of 16 cubic feet or less, when sold by the manufacturer.....	Mar. 31, 1942	Stackers, industrial.....	Oct. 1, 1941		
Reproduction machinery, architectural and engineering, such as blueprinting, black and white printing, and brown printing machinery.....	Oct. 1, 1941	Stampings, metal, when sold by the manufacturer, except forgings, non-ferrous mill products, wire goods, steel mill products, or any product for which the manufacturer has issued a catalog or price list. The term "metal stampings" means stamped or pressed metal products which are mechanically processed by the use of dies and upon which further finishing operations may or may not have been performed, when sold unassembled. A metal stamping may consist of two or more stamped pieces which have been permanently joined by methods such as brazing, riveting, soldering or welding.....	Mar. 31, 1942		
Road-building and maintenance machinery, including graders, pavers, rollers, sprayers, etc.....	Oct. 1, 1941				
Rock-crushers and plants.....	Oct. 1, 1941				
Rod, wire and tube-working machinery and equipment.....	Oct. 1, 1941				
Rolling mill machinery and equipment.....	Oct. 1, 1941				
Rope fittings, manila and wire.....	Mar. 31, 1942				
Rubber and allied products machinery.....	Oct. 1, 1941				
Rubber tire and tube machinery and equipment, including tire recapping and retreading molds and necessary parts (full circle and sectional molds, matrices, etc.), tire buffers and spot vulcanizers for tubes.....	Oct. 1, 1941				
Saws, masonry.....	Oct. 1, 1941				
Scaffolds and construction towers.....	Oct. 1, 1941				
Scales, weighing, industrial and laboratory, except coin operated, counter, household, office and store types.....	Oct. 1, 1941				
Screw machine products, when sold by the manufacturer, except those for which the manufacturer issues a catalog or price list. The term "screw machine product" means any product that is made complete or in its first operation on a hand or automatic screw machine. However, it does not include products covered by Maxi-					

Product	Base date	Product	Base date	Product	Base date
Tools, portable, power-driven, which in normal use are held or guided by hand and not customarily attached to a permanent support.....	Oct. 1, 1941	Transformers designed for use with electronic equipment.....	Mar. 31, 1942	Wheels, except those specially designed for military use, those subject to Maximum Price Regulation 452 (Manufacturers' Maximum Prices for Automotive Parts) and those listed elsewhere in this Appendix.....	Mar. 31, 1942
Tools, power-driven, primarily designed for use on a bench, for the working of wood and plastics, except bench tools especially designed for metal working which are subject to Maximum Price Regulation 1 (Second-Hand Machine Tools) or Maximum Price Regulation 67 (New Machine Tools).....	Oct. 1, 1941	Trouble lamps (See wiring devices).....	Oct. 1, 1941	Winches and windlasses, manually operated.....	Mar. 31, 1942
Tools, specially designed, except those listed elsewhere in this Appendix.....	Mar. 31, 1942	Trucks, industrial, hand.....	Oct. 1, 1941	Winches and windlasses, power operated.....	Oct. 1, 1941
Tractors, crawler and non-agricultural wheel type.....	Oct. 1, 1941	Trucks, power-operated, lift, platform and straddle.....	Oct. 1, 1941	Wire accessories, electrical.....	Mar. 31, 1942
Trailers, non-highway, used with industrial tractors.....	Oct. 1, 1941	Turbine-generator sets.....	Oct. 1, 1941	Wiring devices, electrical.....	Oct. 1, 1941
Transformers, including specialty transformers, except those designed for use with electronic equipment.....	Oct. 1, 1941	Turbines and governors, gas, hydraulic and steam.....	Oct. 1, 1941	Woodworking machinery.....	Oct. 1, 1941
		Turnbuckles.....	Mar. 31, 1942	X-ray and electro-therapeutic apparatus and supplies.....	Mar. 31, 1942
		Vises, all types, vise mounts, stands and supports.....	Mar. 31, 1942		
		Water conditioning and purifying equipment, industrial.....	Oct. 1, 1941		
		Welding apparatus and supplies, electrical, including electrodes.....	Oct. 1, 1941		
		Welding and cutting apparatus and supplies, gas, including generators, welding rods and welding wire.....	Oct. 1, 1941		
		Well-drilling equipment.....	Oct. 1, 1941		

APPENDIX B: FORM FOR REPORTING MANUFACTURERS' NEW LIST PRICES.

(a) Form.

OPA Form 694-2167

Budget Bureau No. 08-R890.1

UNITED STATES OF AMERICA
OFFICE OF PRICE ADMINISTRATION
Washington 25, D. C.

REPORT OF MANUFACTURER'S PROPOSED LIST PRICE

(Under section 9 of Revised Maximum Price Regulation
136, Machines, Parts and Industrial Equipment.)

Company Name

Address—Number and street

City and State

NOTE: Before filling in this form read the accompanying instructions carefully.

SCHEDULE A

1. Designate and describe product for which list price is proposed.

NOTE: If proposed price and catalog pages are attached which contain the answers to the following you need not fill in this item.

Brand name

Model No.

Proposed effective date of price list

Type and kind of product

Specifications commonly shown on price pages. (Attach additional sheet if more space is needed)

2. Describe in detail the price determining method which you used for similar products on the base date. This should include the overhead rates, the machine hour rates, if any, rates for general administrative and selling expense, profit mark-up, discounts, and other bases of computation which were in use in your plant on the base date, for similar products.

NOTE: If you have already filed your base date, price-determining method with the Office of Price Administration, you need not fill in this item.

SCHEDULE B

NOTE: The manufacturer need not fill in the following information if his proposed prices are net selling prices or if he has attached a price book page(s) which supplies the information asked in this schedule.

Terms of sale

1. Trade discounts to be allowed to various classes of purchasers

2. Quantity discounts—specify quantities and discounts

3. Cash discounts—state amount and condition under which granted

4. Terms concerning freight charges

5. Charges for special services

6. Other terms, if any (specify)

COMPUTATION OF MAXIMUM LIST PRICE

SCHEDULE C

Number of units on which following computation is based

Item No.	Description	Amount	Date the rate or price used was in effect
1	Shop labor	\$	
2	Subcontracted services purchased		
3	Materials (Except purchased parts and subassemblies covered in item 4)		
4	Purchased parts and subassemblies (Covered by RMPR 136, RPS 82, or MPRs 119, 147, 149 or 523)		
5	Shop overhead		
6	Other shop costs (specify)		
a			
b			
c			
d			
7	Total estimated shop cost (per unit)		
8	General administrative and selling expenses		
9	Other costs (specify)		
a			
b			
10	Total estimated cost (per unit)		
11	Profit mark-up		
12			
13			
14	Overtime labor		
15	Maximum discount (if any)		
16	Computed maximum list price (per unit)		
17	Proposed list price (per unit)		

I certify that the facts contained in this report are true and correct

Signature of reporting officer

Official title

(a) *Instructions for form.—General instructions.* This form is applicable only to products for which the manufacturer did not have a published list price or an established price in effect on the base. The term "established price" in effect on the "base date" is defined in section 28 of Revised Maximum Price Regulation 136. If the manufacturer publishes or proposes to publish a list price or if he is required in writing by the Office of Price Administration to establish a list price for any such product, he must complete this report and send it in duplicate to the Machinery Branch, Office of Price Administration, Washington 25, D. C. The form may be adapted to the manufacturer's cost-keeping methods.

No more than 75% of the proposed price may be received until OPA approves the proposed price or until thirty days have elapsed after receipt of the report (or all additional information that may be requested) without OPA disapproving the proposed price. Final settlement must be made in accordance with the action taken by OPA on the report.

Base dates

Appendix A of Revised Maximum Price Regulation 136 lists four base dates for the products covered by the regulation. These are October 1, 1941, October 15, 1941, March 31, 1942, and April 1, 1943. The date that must be used in determining the maximum price of any product depends upon the base date listed in Appendix A for that product.

General instructions for Schedule C

The manufacturer must use the price-determining method which was in use for similar products in his plant on the base date. This means that he must use the overhead rates, machine hour rates, if any, rates for general administrative and selling expense, profit mark-up, discounts, and other bases of computation which were in use in his plant on the base date.

If the manufacturer had no price-determining method for similar products in use in his plant on the base date, a price-determining method must be established under section 10 (b) of Revised Maximum Price Regulation 136.

Whenever the manufacturer is required to use a price which does not exceed his supplier's maximum price, he may rely on his supplier's written certification if the manufacturer had no reason to doubt the validity of that certification.

Specific instructions for Schedule C

1. *Shop labor.* The manufacturer is required to use the straight-time labor rate that he paid each classification of labor on the base date, and to multiply such rates by

the labor time estimated to be required to manufacture the product. The estimate of the number of clock hours required shall be based on previous production experience, if any. If, on the base date, the manufacturer used an average shop labor rate to cover all classifications of labor, he may apply such average rate.

If the manufacturer used machine hour rates on the base date, instead of shop labor rates, he may apply such machine hour rates. If he uses machine hour rates, he must explain the cost-factors which such rates are designed to cover.

2. *Subcontracted services purchased.* If the manufacturer subcontracts services, he must use the actual prices paid, not in excess of his supplier's maximum prices for such subcontracted services.

3. *Materials.* (Except purchased parts and subassemblies covered by Revised Maximum Price Regulation 136, Revised Price Schedule 82, or Maximum Price Regulations 119, 147, 149 or 523.)

In computing estimated costs for these materials the manufacturer is required to multiply the estimated quantity of each material to be used (based on previous production experience, if any) by the lower of the following prices:

1. The price which was or would have been paid by him on the base date.

2. The actual price paid, not in excess of his supplier's price for such material.

If the manufacturer is unable to determine by reasonable diligence the price that he would have paid for the material on the base date, he shall use the actual price paid by him, not in excess of the applicable maximum price.

4. *Purchased parts and subassemblies.* (Covered by Revised Maximum Price Regulation 136, Revised Price Schedule 82, or Maximum Price Regulations 119, 147, 149 or 523.)

This item applies to purchased parts and subassemblies covered by Revised Maximum Price Regulation 136 and any products covered by Revised Price Schedule 82 (Wire, Cable and Cable Accessories), Maximum Price Regulation 119 (Original Equipment Tires and Tubes), Maximum Price Regulation 147 (Bolts, Nuts, Screws and Rivets), Maximum Price Regulation 149 (Mechanical Rubber Goods), or Maximum Price Regulation 523 (Plastics Products).

The price used for such purchased part or subassembly shall be the price paid, not in excess of the applicable maximum price.

5. *Shop overhead.* Shop overhead charges shall be calculated by using the rate or rates which the manufacturer used in calculating shop overhead on the base date.

6a, b, c, and d. *Other shop costs.* In general, other shop costs may include such shop costs as those for perishable tools, dies, molds, patterns, jigs, and work-holding devices, provided they have not been included in shop overhead. The prices used shall be the actual prices paid, not in excess of the applicable maximum prices. In general, the manufacturer may include only those other shop costs which he used in determining his selling prices on the base date.

If the other shop costs include engineering and developmental costs, the manufacturer must determine such costs by using the same methods and the same rates, if any, which he used on the base date.

If, on the base date, the manufacturer used machine hour rates in determining prices, he must continue to use such rates.

7. *Total estimated shop cost (per unit).* The sum of items 1 to 6d inclusive.

8. *General administrative and selling expenses.* The manufacturer shall calculate general administrative and selling expenses by using the same methods and the same rates, if any, that he used on the base date.

9a and b—Items 9a and 9b may be used for the recording of any other price-determining factors which were in use by the manufacturer on the base date. If used they must be explained.

10. *Total estimated cost (per unit).* The sum of items 7 to 9b inclusive.

11. *Profit mark-up.* The manufacturer must determine profit mark-up by using the same methods and the same rates, if any, that he used on the base date.

12, 13—Use these items for any factors not included above which you used, on the base date, in determining your selling prices. If such other factors are used they must be explained.

14. *Overtime labor.* If the estimated overtime labor exceeds that provided for in the base date, overhead or machine hour rate, the premium paid for such overtime may be added in computing maximum list price. However, no mark-up, overhead, or profit shall be applied to that premium.

15. *Maximum discount (if any).* In determining computed maximum list price the manufacturer shall include the maximum discount rate which he applied on the base date in the sale of similar products to any class of purchaser.

16. *Computed maximum list price (per unit).* The sum of items 10 to 15 inclusive.

17. *Proposed new list price (per unit).* The proposed new list price must not exceed the computed maximum list price. (Item 16.)

APPENDIX C: TABLE OF DEPRECIATION RATES
FOR DETERMINING MAXIMUM PRICES OF SEC-
OND-HAND PRODUCTS

NOTE: The maximum prices of items not listed in this table may not be figured by the depreciation method.

Product	Depreciation rate per annum (percent)
Air-conditioning equipment.....	5
Anchor, earth and rock.....	5
Appliances, electrical.....	8
Asphalt mixing plant and attendant plant.....	20
Attachments, machinery and machine tool.....	10
Automotive testing and maintenance equipment.....	10
Backfillers, powered.....	20
Batcher plants.....	10
Battery chargers.....	10
Bins, steel.....	10
Boilers, industrial, 50 H. P. and less.....	7½
Boilers, industrial, over 50 H. P.....	5
Boilers, marine.....	7½
Brooms, road, powered.....	20
Buckets, concrete, clamshell, orange peel, cableway, dragline, elevator, etc.....	20
Burners, gas, industrial.....	7½
Carriers, lumber.....	10
Cement making machinery.....	5
Ceramics machinery.....	7½
Chemical process machinery.....	7½
Clamps, column.....	20
Communication equipment, electrical.....	10
Compressors, portable.....	10
Compressors, stationary.....	6
Concrete carts.....	20
Concrete finishers, floor.....	15
Concrete finishers, road.....	10
Concrete mixers, portable and stationary.....	20
Concrete mixers, pavers.....	10
Concrete mixers, truck.....	20
Concrete spreaders, road.....	10
Control equipment, electrical.....	6
Conveyors.....	10
Cotton ginning machinery.....	5
Cranes, crawler.....	15
Cranes, locomotive.....	10
Cranes, overhead.....	5
Cranes, truck.....	20
Crushers, stone.....	10
Dairy machinery.....	6
Derricks.....	10
Die-casting machinery.....	7½
Ditchers.....	20
Dollies, industrial.....	15
Dozers, angle, bull and push.....	10
Dredgers, clamshell and dipper.....	10
Dredgers, hydraulic.....	5
Drilling machinery, auger, blast hole, churn and core.....	15
Drilling machinery, drifter and pneumatic percussion.....	30
Dust collecting equipment.....	10
Electrical assemblies not otherwise listed.....	8
Electroplating and hot dip metal coating equipment.....	5
Elevators, passenger and freight.....	5
Engineering reproduction equipment.....	7½
Engines, diesel, 400 RPM and less.....	7½
Engines, diesel, over 400 RPM.....	10
Engines, gas.....	10
Engines, gasoline and kerosene.....	10
Engines, steam.....	5
Escalators.....	10
Excavators, dragline.....	15
Excavators, trencher.....	25
Fans and blowers.....	10
Floor surfacing and maintenance machinery, industrial.....	10
Food and beverage machinery.....	6
Foundry machinery.....	5
Furnaces, industrial and laboratory.....	10
Generators, gas.....	10
Glass making machinery.....	7½
Governors, engine.....	10
Governors, hydraulic turbine.....	5
Graders, blade towed and elevating.....	15
Graders, motor patrol.....	20
Gyroscopes.....	10
Hat making machinery.....	5

Product	Depreciation rate per annum (percent)
Heat exchange equipment.....	10
Heaters, stone, sand, bitumen and concrete.....	20
Heating, melting, burning and thawing equipment, industrial, portable.....	10
Hoists, pneumatic, gas, diesel, steam, electric.....	20
Industrial power operated devices for applying protective coatings, etc.....	20
Instruments electrical measuring, portable.....	8
Instruments electrical measuring, stationary.....	6
Instruments, mechanical, for measuring, testing or recording.....	12½
Instruments, mechanical, scientific and laboratory.....	8
Instruments, precision.....	12½
Instruments, surveying and drafting.....	8
Laundry, dry cleaning, and clothes pressing machinery.....	6
Leather working machinery.....	7½
Loaders, belt or bucket.....	15
Loaders, front end.....	20
Lubricating systems and devices.....	10
Metal working and numbering machines.....	10
Mining machinery:	
Cars, mine.....	10
Classifiers.....	10
Coal cutting machines.....	10
Converters, copper.....	10
Conveyors.....	10
Crushers.....	10
Elevators, bucket.....	10
Flotation machines.....	10
Furnaces.....	10
Jigs.....	10
Mills.....	10
Ovens, electric.....	10
Presses, filter.....	10
Scrapers, slip.....	30
Scrapers, wheel.....	10
Screens.....	10
Separators.....	10
Skips, hoisting.....	5
Tables, concentrating.....	10
Thickeners.....	5
Tipples.....	5
Motors, generators, alternators, and dynamos, electrical:	
Above 1,000 kw.....	4
From 50 H. P. to 1,000 kw.....	5
Below 50 H. P.....	6
Neon indicator attachments.....	10
Oil burners, industrial and marine, burning No. 5 oil or heavier.....	10
Oil well equipment:	
Blowout preventers.....	30
Core barrels.....	30
Crown blocks.....	20
Derricks.....	10
Drawworks.....	20
Drill collars.....	15
Drill pipe.....	30
Drilling rigs.....	20
Elevators.....	15
Gas lift systems.....	25
Hooks.....	10
Hydraulic pumping systems.....	25
Kellys.....	15
Meters.....	15
Oil treating plants.....	20
Oil well pumps.....	25
Packers.....	30
Power takeoffs.....	20
Pull rods.....	20
Pumping jacks.....	10
Pumping powers.....	10
Oil well equipment:	
Pumping units.....	10
Rotaries.....	20
Regulators.....	15
Rotary fishing tools.....	20
Separators.....	15
Spuders.....	20
Submersible elec. pumps.....	25
Sucker rods.....	35
Tanks (shop assembled).....	15
Tongs.....	15
Tool joints.....	30

Product	Depreciation rate per annum (percent)
Oil well equipment—Continued.	
Traveling blocks.....	20
Water treating plants.....	20
Well servicing hoists.....	20
Ovens.....	10
Packaging, wrapping, filling and labeling machinery.....	6
Paint and varnish making machinery.....	5
Petroleum refining machinery.....	5
Pharmaceutical machinery.....	5
Pile drivers, drop.....	5
Pile drivers, steam hammers.....	5
Pipe wrapping and coating machinery.....	10
Plastics molding and fabricating machinery.....	7½
Plows, snow.....	10
Pole line hardware and line construction specialties.....	5
Power cylinders.....	5
Printing and publishing machinery.....	9
Pulp, paper and paper products machinery.....	6
Pumps, portable.....	10
Pumps, stationary.....	6
Railroad equipment (all items).....	5
Refrigerating equipment.....	5
Rod, tube and wire-working machinery.....	5
Rollers, powered, road.....	10
Rollers, sheepfoot, tamping.....	10
Rolling mill machinery.....	5
Rubber and allied products machinery.....	6
Scales, weighing.....	10
Scrapers, carry type.....	15
Screens (construction equipment).....	20
Sharpening and filing equipment.....	10
Shoe manufacturing and repairing machinery.....	7½
Shovels, powered.....	15
Siren blowers.....	5
Soot blowers and cleaners.....	10
Spreaders, material.....	20
Spring winding and forming machinery.....	5
Stackers, portable.....	10
Steam cleaning and degreasing equipment.....	10
Stokers, industrial and marine.....	10
Tanks and vessels, open.....	3
Tanks, pressure.....	4
Textile preparatory and finishing machinery.....	7½
Tiering machines.....	10
Tobacco working machinery.....	7½
Tools, hand operated, specially designed for manufacture, repair or maintenance of aircraft, military vehicles, or other predominantly military equipment.....	10
Tools, pneumatic; drills, jack hammers, rivet hammers, tampers, chippers and paving breakers.....	30
Tools, power driven, portable.....	25
Tractors, crawler and non-agricultural wheel.....	20
Trailers, non-highway, used with industrial tractors.....	15
Transformers, non-portable types.....	6
Transformers, portable types.....	10
Trucks, industrial, except lift, platform and straddle.....	15
Trucks, lift, platform and straddle.....	10
Turbines, steam.....	5
Vibrators.....	30
Water softening and purifying equipment.....	10
Welders, A. C., transformer type.....	6
Welders, D. C., motor and engine driven.....	8
Welding and cutting equipment, gas.....	10
Wire, cable and cable accessories, electrical.....	10
Woodworking and lumber manufacturing machinery.....	7½

[Appendix C, formerly E amended by Am. 5, 10 F.R. 7682, effective 6-30-45]

[Appendices B and C, formerly D and E, redesignated by Am. 31, effective 4-13-46. Former Appendices B and C revoked by Am. 31]

[Appendix F revoked by Am. 31, effective 4-13-46]

Effective date. This regulation shall become effective March 31, 1945. [Revised Maximum Price Regulation 136 originally issued March 26, 1945]

[Effective dates of amendments are shown in notes following the parts affected]

NOTE: All record keeping and reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Forms printed in the Federal Register are for information only and do not follow the exact format prescribed by the issuing agency.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5868; Filed, Apr. 8, 1946;
4:29 p. m.]

PART 1400—TEXTILE FABRICS: WOOL, COTTON, SILK, SYNTHETIC AND ADMIXTURES

[MPR 127¹, Amdt. 44]

FINISHED PIECE GOODS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 127 is amended in the following respects:

1. Section 1400.78 (c) (8) is revoked.
2. Section 1400.81 (a) (30) is added to read as follows:

(30) "Awning goods supplier" means a person more than 50% of whose civilian dollar sales of finished piece goods during the year 1941² were made to "small manufacturers of awnings". "Small manufacturer of awnings" means a person engaged in the manufacture of awnings on individual order in his own plant for sale directly to the ultimate consumer and who has certified to the supplier (i) that during the year 1941 his total dollar sales of manufactured awnings and awning supplies did not exceed \$50,000 and that his total sales of all commodities and services did not exceed \$100,000; or (ii) if he was not engaged in business during 1941, that his total sales of awnings and awning supplies and his total of all commodities and services during the most recent 12-month period or portion thereof that he has been in business, did not exceed \$25,000 and \$50,000, respectively, or that fraction of each amount which corresponds to the fraction of a 12 month period that he was engaged in business.

3. Section 1400.82 (g) (1) (x) is added to read as follows:

(x) A converter who meets the definition of an "awning goods supplier" may use Table IV set forth below for sales of

¹ 9 F.R. 2464, 3031, 4029, 4879, 10088, 12020, 12636, 13067, 14014; 10 F.R. 412, 2014, 3093, 4216, 6308, 6857, 8979, 11148, 11896, 12260, 14507, 14628, 15006; 11 F.R. 1783, 2075, 2223.

² A supplier who was not engaged in business throughout 1941 shall substitute for the year 1941 wherever 1941 appears in subparagraph (30), § 1400.82 (g) (1) (x), and § 1400.82 (1) (1) (v), the last full calendar year during which he was engaged in business.

finished piece goods composed to the extent of 75% or more by weight of cotton to small manufacturers of awnings (as defined in paragraph (a) (30) of § 1400.81): *Provided*, That no converter shall use Table IV for a period of more than 30 days from the effective date of this amendment unless on or before May 5, 1946, he shall have filed his name and address with the Office of Price Administration, Washington 25, D. C., stating that he is an "awning goods supplier" and shall have received written acknowledgement of that report.

4. Section 1400.82 (g) (5) is added to read as follows:

(5) *Awning cloths.*

TABLE IV—DIVISION FACTOR FOR CERTAIN SALES OF AWNING CLOTH

(To be applied only by those converters and on those sales specified in § 1400.82 (g) (1) (x).)

To be applied in accordance with Step A to the sums of items 1, 2, 3, and 4 (Basic grey goods cost, grey freight, working allowance, and put up charges as explained in paragraph (a))	\$0.85
To be applied in accordance with Step B to finishing cost as explained in paragraph (a)	.85

5. Section 1400.82 (i) (1) (v) is added to read as follows:

(v) Subject to subparagraph (2) (ii) below, the maximum price on resales of finished piece goods composed to the extent of 75% or more by weight of cotton, by an "awning goods supplier" to "small manufacturers of awnings" (as defined in paragraph (a) (30) of § 1400.81) shall be computed by dividing the actual cost³ by \$0.85.

6. The effective date provision of Amendment 40 to Maximum Price Regulation 127 is amended to read as follows:

This amendment shall become effective April 20, 1946, except for §§ 1400.82 (1) (vii) and 1400.82 (1) (2) (iii) which shall become effective immediately.

³ The actual cost may include only (a) the invoice price of the finished piece goods less all discounts taken (which must not, for any purchases made on or after May 4, 1942, exceed the maximum price established by this Maximum Price Regulation No. 127) and (b) the actual transportation charges incurred by the wholesaler or jobber with respect to such finished piece goods. If the goods are transported in a conveyance other than a commercial carrier, the transportation charge shall not exceed the charge which would be applicable in an identical shipment from the same point of shipment to the same receiving point at the lowest available commercial transportation rate. A wholesaler, jobber or converter-jobber, where he mingles in his inventory separate lots of the same pattern of printed goods or separate lots of the same bleached goods, or separate lots of the same dyed goods which he acquired at varying prices, may take the weighted average cost of such mingled lot for the purpose of determining his actual cost thereof: *Provided*, That if any unsold portion of a lot on which an average cost has been determined is subsequently combined with another lot, the previously determined weighted average cost of such unsold portion shall be used for such unsold portion in computing the weighted average cost of the newly mingled lot.

This amendment shall become effective April 8, 1946.

NOTE: The reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5867; Filed, Apr. 8, 1946;
4:29 p. m.]

PART 1424—IMPORTED AND PACKAGED FOODS

[MPR 231¹, Amdt. 4]

RAW SPICES AND SPICE SEEDS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1424.14 (a) is amended by changing the phrase "Cinnamon, Ceylon #2, 58" to read "Cinnamon, Ceylon #2, 64¹/₄".

This amendment shall become effective April 13, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5865; Filed, Apr. 8, 1946;
4:28 p. m.]

PART 1305—ADMINISTRATION

[SO 128², Amdt. 1]

ADJUSTMENT FOR CERTAIN FOREST PRODUCTS

A statement of the considerations involved in the issuance of this amendment to Supplementary Order 128 has been issued simultaneously herewith and filed with the Division of the Federal Register.

Supplementary Order 128 is amended as follows:

1. Section 1 is amended to read as follows:

SECTION 1. Applicability. The commodities to which this supplementary order is applicable are those covered by the following maximum price regulations.

Maximum Price Regulation 196—Turned or Shaped Wood Products.
Revised Maximum Price Regulation 290—Sitka Spruce Lumber.
Maximum Price Regulation 412—T'dewater Red Cypress Lumber.
Maximum Price Regulation 501—Hardwood Small Dimension.
Maximum Price Regulation 568—Hardwood Plywood.

This amendment shall become effective April 15, 1946.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5931; Filed, Apr. 9, 1946;
11:35 a. m.]

¹ 7 F.R. 7844, 9130; 9 F.R. 4883, 7110, 9267.

² 10 F.R. 128.

PART 1351—FOOD AND FOOD PRODUCTS
[FPR 1, Amdt. 11 to Supp. 13]

PACKED FRUITS, BERRIES AND VEGETABLES
(1945 AND LATER PACKS)

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

Supplement 13 to Food Products Regulation No. 1 is amended in the following respects:

1. The first table in section 6 (a) (4) is amended by adding the phrase "(except maraschino, glacé and brine cherries)" immediately following the item "Cherries, sweet."

2. The part 6 table in section 6 (g) is amended by adding a new column immediately preceding the column headed "Style" and by inserting as a caption thereof the word "Area." In this column immediately below the word "Area" and opposite the designation "Halves, unpeeled" the states "Oregon and Washington" are added.

3. Appendix A to section 16 is amended in the following respects:

a. In Table 3, areas 6 and 7 are amended to read as follows:

Area	No. 2 cans		No. 10 cans	
	Permitted increase	Price range	Permitted increase	Price range
6	\$0.98	\$2.27-\$2.37	\$4.73	\$11.34-\$11.84
7	1.45	2.74-2.84	7.12	13.73-14.23

b. In Table 4, areas 6 and 7 are amended to read as follows:

Area	No. 2 cans	No. 10 cans
6	\$2.32	\$11.59
7	2.79	13.98

This amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

Approved: April 4, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-5876; Filed, Apr. 8, 1946; 4:28 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[RMPR 271, Incl. Amdts. 1-46]

POTATOES AND ONIONS

This compilation of Revised Maximum Price Regulation 271 includes Amendment 46, effective April 15, 1946. The text amended by Amendment 46 is underscored.

In the judgment of the Price Administrator, the maximum prices established by this regulation are generally fair and equitable and will effectuate the purposes of the Emergency Price Control

Act of 1942, as amended, and Executive Order Nos. 9250 and 9328.

Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected.

[Preamble amended by Supplementary Order 55, 8 F.R. 12550, effective 9-11-43]

A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.²

§ 1351.1001 *Maximum prices for potatoes and onions.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order Nos. 9250 and 9328, Revised Maximum Price Regulation 271 *Potatoes and Onions*, which is annexed hereto and made a part hereof, is hereby issued.

[NOTE: Supplementary Order No. 42 (8 F.R. 4968) provides that no price regulation of the OPA shall apply to sales or deliveries of any commodity or service made to Government agencies pursuant to secret contracts or subcontracts.]

ARTICLE I—APPLICABILITY, PURPOSES AND DEFINITIONS

Sec.

1. What this regulation applies to.
2. [Revoked]
3. [Revoked]
4. [Revoked]
5. [Revoked]
6. [Revoked]
7. Prohibition against sales above maximum prices.
8. Definitions.

ARTICLE II—MAXIMUM PRICES FOR TABLE STOCK POTATOES AND ONIONS

9. Maximum prices for country shippers.
10. Maximum prices for carlot or trucklot distributors.
11. Maximum prices for intermediate sellers.
12. Imported potatoes and onions.
13. [Revoked]

ARTICLE III—MAXIMUM PRICES FOR SEED POTATOES

14. [Revoked]
15. [Revoked]
16. [Revoked]
- 16a. [Revoked]

ARTICLE IV—ENFORCEMENT PROVISIONS AND MISCELLANEOUS PROVISIONS

17. Enforcement.
- 17a. Licensing.
18. Relationship between this regulation, the General Maximum Price Regulation, and Temporary Maximum Price Regulation 22.
19. Evasion.
20. Petitions for amendment.
21. Adjustable pricing.
22. Records.
23. Fractions of cents.

ARTICLE V—PRICE SCHEDULES

24. Potatoes and onions.
25. Differentials for grade, size and packing.
26. Miscellaneous adjustments for crop losses.

AUTHORITY: § 1351.1001 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th

² Statements of consideration are issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4661; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

ARTICLE I—APPLICABILITY, PURPOSES AND DEFINITIONS

SECTION 1. *What this regulation applies to—(a) In general.* This regulation establishes maximum prices for all sales of white flesh potatoes and dry onions except the following: sales by retailers (see Maximum Price Regulations 422³ and 423⁴); sales of Australian Brown onions to the United States or any of its purchasing agencies; export sales (see Second Revised Maximum Export Price Regulation⁵); sales of foundation stock seed potatoes as defined in Revised Maximum Price Regulation 492; ⁶ those sales of certified or war approved seed potatoes covered by Revised Maximum Price Regulation 492.

(b) *Geographical applicability.* This regulation applies to the 48 states of the United States and the District of Columbia.

[Sec. 1 added by Am. 30, 10 F.R. 2969, effective 3-24-45. Former sec. 1 amended by Am. 8, 8 F.R. 15587, effective 11-19-43 and revoked by Am. 30]

SEC. 2. [Revoked]

SEC. 3. [Revoked]

[Secs. 2 and 3 revoked by Am. 30]

SEC. 4. [Revoked]

[Sec. 4 amended by Am. 7, 8 F.R. 13338, effective 10-1-43; Am. 8, 8 F.R. 15587, effective 11-19-43; Am. 17, 9 F.R. 7504, effective 7-10-44 and revoked by Am. 30]

SEC. 5. [Revoked]

[Sec. 5 revoked by Am. 30]

SEC. 6. [Revoked]

[Sec. 6 amended by Am. 8, 8 F.R. 15587, effective 11-19-43 and revoked by Am. 30]

SEC. 7. *Prohibition against sales above maximum prices.* On and after May 25, 1943, regardless of any contract or other obligation, no person shall sell or deliver and no person, in the course of trade or business, shall buy or receive potatoes and onions at prices higher than the maximum prices established by this regulation, and no person shall agree, offer, solicit, or attempt to do any of the foregoing. Lower prices than the maximum prices may be charged and paid.

The maximum prices established by this regulation shall not be exceeded by buyers or sellers by splitting or sharing of margins, joint account transactions or otherwise.

[Above paragraph added by Am. 22, 9 F.R. 10981, effective 9-11-44]

[NOTE: Supplementary Order No. 106 (10 F.R. 2015) permits special packing expenses

³ 10 F.R. 1505, 2024, 2297, 3814, 5370, 5577, 6235, 6514, 7251, 8015, 8656, 9272, 9263, 9430, 11303, 12264, 12265, 12810, 12992, 13073, 13593, 14146, 14447, 15466; 11 F.R. 348.

⁴ 10 F.R. 1523, 2025, 2298, 3814, 5370, 5578, 6235, 6514, 8015, 8656, 9272, 9263, 9431, 11303, 12265, 12810, 12992, 13074, 13594, 14147, 14447, 15466; 11 F.R. 349.

⁵ 8 F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9835, 11273, 12919, 14436; 10 F.R. 863, 923, 2432, 6590, 8746, 8611, 9586, 10029, 15348; 11 F.R. 1297.

⁶ 10 F.R. 10088, 12408.

¹ 11 F.R. 1935.

² 8 F.R. 7017.

to be added to maximum prices on sales to procurement agencies of the United States.¹

SEC. 8. *Definitions.* (a) When used in this regulation the term:

(1) "Person" includes individual, corporation, partnership, association, or any other organized group of persons, or legal successor or representative of any of the foregoing, and includes the United States or any agency thereof, or any other government, or any of its political subdivisions, or any agency of any of the foregoing.

(2) "Grower" means a person who produces potatoes or onions.

(3) "Country shipper" means any person, including a grower or grower's sales agent, who makes sales from a farm or other country shipping point to any other person.

[Subparagraph (3) amended by Am. 3, 8 F.R. 9160, effective 7-1-43]

(4) "Grower's sales agent" means a person who customarily acts as an agent for growers and makes sales for the account of such growers at the country shipping point. Such agents customarily finance growers, purchase materials for growers, advise growers on production problems, handle railroad traffic and plans, extend credit to buyers and distribute potatoes and onions in carlots or trucklots for the account of the grower.

(5) "Intermediate seller" means any person (other than a retailer as defined in Maximum Price Regulation 422 and Maximum Price Regulation 423 and other than a country shipper) who purchases potatoes or onions for the purpose of reselling and who takes title and makes sales to any person who is not an ultimate consumer. The term "ultimate consumer" shall not include industrial, commercial, or institutional users (including procurement agencies of the United States or any State).

[Subparagraph (5) amended by Am. 7, 8 F.R. 13338, effective 10-1-43]

(6) [Revoked]

(7) [Revoked]

[Subparagraphs (6) and (7) revoked by Am. 7, 8 F.R. 13338, effective 10-1-43]

(8) "Variety" means any of the varieties of potatoes and onions listed in Article V, section 24.

(9) "Grade" means official United States grades for potatoes and onions as set forth in the "United States Standards for Potatoes" and "United States Standards for Onions" issued by the United States Department of Agriculture.

(10) "Country shipping point" means a farm or other place in or near the producing area from which potatoes and onions are sold, shipped, delivered, or otherwise transferred to any person, or at which potatoes and onions are prepared for sale, shipment, delivery, or other transfer to any person. "Prepared" means, but is not limited to, loading, sacking, grading, sizing or harvesting.

[Subparagraph (10) amended by Am. 3, 8 F.R. 9160, effective 7-1-43]

(11) "Broker" means a person who is an agent for the seller of potatoes and onions at the terminal market or any other wholesale receiving point, and who

does not customarily warehouse, storage, or otherwise distribute potatoes and onions. If any person acts as an agent for the purchaser his commission shall be paid by the purchaser and shall not be added to the purchaser's base price or maximum price.

(12) "Hotel and restaurant supply houses" are persons who customarily purchase potatoes and onions at the terminal market or other wholesale receiving point, maintain repacking facilities, employ salesmen to call on institutions, hotels, restaurants and other commercial, industrial or institutional users, and who customarily make less than carlot sales in original or broken packages for delivery locally within the metropolitan area or city limits.

(13) "Records" means books of account, ledgers, sales and price lists, sales slips, receipts, invoices, bills of lading and other papers and documents.

(14) [Revoked]

(15) [Revoked]

[Subparagraphs (14) and (15) revoked by Am. 8, 8 F.R. 15587, effective 11-19-43]

(16) "Tablestock potatoes" means white flesh potatoes (including selected seed potatoes) for which maximum prices are established in Article V, section 24.

[Subparagraph (16) amended by Am. 8, 8 F.R. 15587, effective 11-19-43]

(17) "Cost of transportation" means the lowest of the following available to the shipper.

(i) If shipment is by a common carrier whose maximum rates and charges are regulated by the Interstate Commerce Commission or other Federal or State regulatory body, the amount actually paid to the carrier, in conformance with its lawfully established rates and charges, including charges for pre-cooling, icing and other protective or accessorial services actually performed. Any allowance made by the carrier to a shipper or consignee for performing pre-cooling or other services may, nevertheless, be included in "cost of transportation" and may be retained by the person performing the services for which the allowance is made. The amount of the transportation tax imposed by section 620 of the Revenue Act of 1942 may be added.

(ii) If shipment is by a carrier for hire other than a common carrier (such as a contract carrier) the amount actually paid to the carrier but not in excess of the maximum charges as determined by the General Maximum Price Regulation, amendments, and supplementary regulations thereto, or such other regulations of the Office of Price Administration as may be applicable to the services of such carrier at the time of movement. The amount of the transportation tax imposed by section 620 of the Revenue Act of 1942 may be added.

(iii) If shipment is by a carrier other than described in (i) and (ii) above (such as an unregulated common carrier or a private carrier) the amount actually paid to the carrier but not in excess of an amount computed by applying to the actual weight of the shipment the lowest published rail carload rate between

the rail stations nearest to the points of origin and destination plus rail charges for protective and accessorial services if equivalent services are performed. If the shipment is less than 20,000 pounds, an additional charge of 2 cents per 100 pounds may be made, provided that the total charge for a shipment of less than 20,000 pounds shall not exceed the charge for a shipment of 20,000 pounds. In applying rail accessorial and protective charges which are stated in amounts per car, the per car charge may be made against a shipment of 20,000 pounds or more moving in a single conveyance, but only the proportion of such per car charge which the weight of the shipment bears to 20,000 pounds, may be made against a shipment of less than 20,000 pounds. When pre-cooling or icing, not included in the carrier rates and charges, is performed by or for account of the shipper, the cost of this service, but not to exceed maximum prices prescribed by Maximum Price Regulation 165,* may be added.

(iv) If a shipment is by a means owned or controlled by the seller an amount not in excess of the lowest of the rates mentioned in (i), (ii), or (iii) above, available to the seller. The amount of the transportation tax imposed by section 620 of the Revenue Act of 1942, may be added, if the shipment is subject to that tax.

[Subparagraph (17) amended by Am. 3, 8 F.R. 9160, effective 7-1-43 and Am. 7, 8 F.R. 13338, effective 10-1-43]

(18) "Commission merchant" means a person who is the agent in the terminal market or other wholesale receiving point, of a country shipper or other seller, who receives potatoes or onions and who distributes them on behalf of his principal in less-than-carlot or less than trucklot quantities.

[Subparagraph (18) added by Am. 2, 8 F.R. 8075, effective 6-12-43]

(19) A "carlot sale" or a "trucklot sale" means a sale of a quantity of potatoes or onions shipped in one car or truck or other conveyance at one time, out of which 75% or more by weight is sold to one person. The sale of the remaining quantity to another person or persons may be considered a less-than-carlot sale or less-than-trucklot sale. The sale of that proportion of potatoes or onions moving in a mixed carload or mixed truckload with another commodity or commodities must be on the basis of a "carlot sale" or "trucklot sale" if the entire carload or truckload or 75% thereof by weight is sold to one person.

[Subparagraph (19) added by Am. 2; amended by Am. 3, 8 F.R. 9160, effective 7-1-43]

(b) Unless the context otherwise requires, the definition set forth in section 302 of the Emergency Price Control Act of 1942, as amended, shall apply to other terms used herein.

ARTICLE II—MAXIMUM PRICES FOR TABLE STOCK POTATOES AND ONIONS

SEC. 9. *Maximum prices for country shippers.* (a) If you are a country

* Revised: 10 F.R. 2097, 2250, 3925, 6231, 7854, 14449.

¹ 9 F.R. 1385, 5169, 6106, 8150, 10193, 11274.

shipper, your maximum prices f. o. b. country shipping point are established in Article V, section 24 and section 25.

[Paragraph (a) amended by Am. 15, 9 F.R. 5379, effective 5-22-44]

Example 1: Suppose you are a person (including a grower) who sells potatoes or onions in the State of Pennsylvania. You wish to sell 5 carlots of potatoes in September, 1943. You turn to Article V, section 24, Table III, and find that the maximum price for potatoes produced in your area and sold in November, 1943, is \$2.55 per cwt. This is the highest price which you are permitted to charge f. o. b. (usual terms or cash track) your country shipping point during September, 1943.

Example 2: Suppose you are a country shipper from Modoc county, in the State of California who wishes to sell unharvested potatoes, to be harvested September, 1943. You turn to Article V, section 24, Table III, and you find that the maximum price for potatoes produced in Modoc county and sold in November, 1943, is \$2.40 per cwt. f. o. b. country shipping point. You may contract to sell these potatoes at the rate of \$2.40 per cwt. (on the basis of U. S. No. 1, grade sacked and loaded on carrier) according to the ultimate actual yield. You may also contract to sell these potatoes by the acre, but your contract, in such case, must provide that the ultimate selling price will be the per acre price of \$2.40 per cwt. according to the actual yield per acre, whichever is lower. You may not sell unharvested potatoes at a per acre price because you must know the yield before you can figure the price per cwt.

Example 3: Suppose you are a country shipper in the State of Wisconsin and ship potatoes in October, 1943, for delivery to the purchaser in November, 1943. You turn to Article V, section 24, Table III, and find that the maximum price for potatoes produced in your area is \$2.20 for October and \$2.30 per cwt. for November. Unless the carrier is owned or controlled by you, delivery to the carrier is considered to be delivery to the purchaser regardless of when title passes as a matter of sales law. Thus, the highest price you may charge for potatoes shipped in October on a carrier not owned or controlled by you is \$2.20 per cwt. f. o. b. country shipping point.

[Examples amended by Am. 7, 8 F.R. 13338, effective 10-1-43 and corrected to conform with Table III]

(b) If a country shipper makes sales of potatoes or onions through a broker or growers' sales agent or makes sales of potatoes or onions on a delivered basis in the terminal market or other wholesale receiving point, the maximum price shall be computed as follows:

(1) For sales of potatoes and onions by country shippers through a broker or growers' sales agent, the maximum prices per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price f. o. b. country shipping point, plus

5 cents per cwt. for potatoes.
3 cents per 50 pounds for onions.

(2) For sales of potatoes and onions by country shippers on a delivered basis in the terminal market or other wholesale receiving point, the maximum price per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price f. o. b. country shipping point, plus the cost of transportation (as defined in section 8 (a) (17)), from the country shipping point to the terminal market or other wholesale receiving point, plus

6 cents per cwt. for potatoes.
4 cents per 50 pounds for onions.

[Subparagraph (2) amended by Am. 3, 8 F.R. 9160, effective 7-1-43]

(3) For sales of potatoes and onions by country shippers on a delivered basis to the premises of dehydrating plants or in the terminal market or other wholesale receiving point, where the country shipper performs the functions of carlot or trucklot distribution (including, but without limitation, sales expenses for telephone, telegrams, salaried representatives, established sales offices and other similar customary sales activities) the maximum price per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price, f. o. b. country shipping point, plus the cost of transportation (at lowest common or contract carrier rates for available transportation) from the country shipping point to the terminal market or other wholesale receiving point, plus

14 cents per cwt. for potatoes.
9 cents per 50 pounds for onions.

[Subparagraph (3) amended by Am. 4, 8 F.R. 9995, effective 7-16-43 and Am. 29, 10 F.R. 2248, effective 2-26-45]

(c) If a country shipper makes a sale of potatoes or onions in a less-than-carlot or less-than-trucklot quantity and delivers the goods to the premises of a retail store or restaurant where the goods are to be sold or served to ultimate consumers, the maximum price for that sale is the maximum price otherwise figured under paragraphs (a) and (b) of this section plus 60¢ per cwt. for potatoes and 40¢ per 50 pounds for onions.

[Above paragraph amended by Am. 32, 10 F.R. 3764, effective 4-11-45]

Example: A country shipper at Long Island, New York, sells Long Island potatoes (of the 1943 crop) in November, 1943, through a broker, delivered to the premises of a retailer located in New York City. The shipper turns to Article V, section 24, Table III, and finds that his maximum price f. o. b. country shipping point is \$2.60 per cwt. Under paragraph (b) (1) of section 9, he is permitted to add 5 cents per cwt. for selling through a broker and under paragraph (c) of this section 9, he is permitted to add 60 cents per cwt. for selling delivered to the premises of a retailer. In addition, he is permitted to add the transportation cost (15 cents per cwt.) from Long Island to New York City, and 6 cents per cwt. for selling on a delivered basis. Therefore, the maximum price for his delivered sale is \$3.46 per cwt. If the shipper sells on a delivered basis to an intermediate seller and performs the selling functions described in paragraph (b) (3) of section 9, his maximum delivered price is \$2.60 plus 15 cents (freight) plus 14 cents (see (b) (3) of section 9), which results in a maximum price for this sale of \$2.89.

[Example amended by Am. 7, 8 F.R. 13338, effective 10-1-43 and corrected to conform with Table III]

[Paragraph (c) amended by Am. 1, 8 F.R. 7494, effective 6-3-43]

(d) Notwithstanding any other provision of this regulation, if a country shipper makes sales and deliveries to ultimate consumers, his maximum price for such sales shall be his maximum price computed under paragraphs (a), (b) (1) and (b) (2) of section 9, plus \$1.00 per cwt. in the case of potatoes, or plus \$1.00 per 50 pounds in the case of onions.

In the case of potatoes, however, the country shipper may not make this addition in sales to any person in quantities of more than 800 pounds.

[Above paragraph added by Am. 11, 9 F.R. 2298, effective 6-1-44]

(e) (1) If a country shipper makes sales f. o. b. country shipping point to procurement agencies of the United States or any State and bears the in-transit risk to the place of delivery, he may add to his maximum price, f. o. b. country shipping point, 6¢ per cwt. for potatoes or 4¢ per 50 pounds for onions.

[Text designated (1) and subparagraph (2) added by Am. 12, 9 F.R. 3589, effective 4-1-44]

(2) In the case of onions, if a country shipper makes sales to procurement agencies of the United States, and at the buyer's specification, grades or re-grades the onions and specially packs them in containers other than bags, he may add 40 cents per 50 pounds to his maximum price, f. o. b. country shipping point.

(f) If a country shipper makes sales through a commission merchant, the maximum price shall be the country shipper's maximum f. o. b. price, plus the increase for sales on a delivered basis provided by section 9 (b) (2), if applicable, and plus the commission merchant's usual commission or fee but such commission or fee shall in no event exceed 60¢ per cwt. in the case of potatoes, or 40¢ per 50 pounds in the case of onions. No addition for the brokerage mentioned in section 9 (b) (1) is permitted.

[Paragraphs (d), (e), and (f) added by Am. 2, 8 F.R. 8075, effective 6-12-43]

(g) If any person makes sales at terminal auction, the maximum price for such sales shall be the maximum price computed under section 9 (a) and 9 (b) (1) and (2) plus a commission to the seller not exceeding 15 cents per cwt. for potatoes, or 10 cents per 50 pounds for onions. All expenses of the sale, including charges of the auction market, shall be paid out of the commission, and the amount of the commission shall not be added to the intermediate seller's base price.

[Subparagraph (2) added by Am. 2; amended by Am. 3, 8 F.R. 9160, effective 7-1-43]

(h) (1) Every country shipper making a sale to any person shall either furnish an invoice or other document of sale, or shall attach a tag or label to each sack or bag of potatoes or onions, on which shall be stated the state in which the potatoes or onions were grown, and the month and year of the sale.

[Paragraph (h) added by Am. 3, 8 F.R. 9160, effective 7-1-43; text designated (1), and (2) added by Am. 7, 8 F.R. 13338, effective 10-1-43]

(2) Every country shipper making shipments of potatoes or onions in any conveyance other than railroad freight car, shall post or cause to be posted in the conveyance, a manifest showing the following:

The name and address of the shipper; the location of the shipping point; the

quantity, grade, state or area of production and maximum price, f. o. b. shipping point of the goods; and the name and address of the person to whom shipped. If the goods are shipped unsold the manifest shall show that fact, and the shipper shall give his own name and address as the person to whom the goods are shipped.

The shipper shall retain a copy of the manifest pursuant to section 22 of this regulation.

[Subparagraph (2) amended by Am. 22, 9 F.R. 10981, effective 9-11-44]

SEC. 10. Maximum prices for carlot or trucklot distributors. If any person other than a country shipper (a) purchases potatoes or onions in carlots and resells such potatoes or onions in carlots in a terminal market or other wholesale receiving point or (b) purchases potatoes or onions in trucklots and resells such potatoes or onions in trucklots (without breaking the original trucklot) at a terminal market or other wholesale receiving point, the maximum price per cwt. (in the case of potatoes) and per 50 pounds (in the case of onions) shall be the maximum price f. o. b. country shipping point plus the cost of transportation (as defined in section 8 (a) (17)) from the country shipping point to the terminal market or other wholesale receiving point plus

14 cents per cwt. for potatoes.
9 cents per 50 pounds for onions.

Provided, That a carlot distributor who sells a carlot of potatoes or onions to two or more persons without breaking a carlot shall continue to be a carlot distributor and shall not thereby become entitled to any portion of the markups allowed by this regulation to intermediate sellers.

Example: Suppose you are a carlot distributor of potatoes located in Pittsburgh, Pennsylvania. In September, 1943, you purchase a carlot of Maine potatoes f. o. b. country shipping point. You turn to Article V, section 24, Table III, and find that the maximum price per cwt. for 1943 crop Maine potatoes in November, 1943, is \$2.25. To this you may add the cost of transportation to your customary receiving point and 14 cents per cwt. If the sale to you was made on a delivered basis, and the shipper has added 6 cents per cwt. pursuant to section 9 (b) (2) you may nevertheless add only 14 cents per cwt. to the maximum price f. o. b. country shipping point plus the cost of transportation. The resulting maximum price, regardless of the terms of the purchase, is \$2.25 plus transportation plus 14 cents.

[Example amended by Am. 7, 8 F.R. 13338, effective 10-1-43 and corrected to conform with Table III]

[Sec. 10 amended by Am. 3, 8 F.R. 9160, effective 7-1-43 and Am. 4, 8 F.R. 9995, effective 7-16-43]

SEC. 11. Maximum prices for intermediate sellers—(a) Base prices for intermediate sellers. An intermediate seller's "base price" for each lot of potatoes or onions sold by him is the maximum price, f. o. b. country shipping point, for the particular goods being priced in effect at the time of shipment from the country shipping point, plus the cost of transportation (see section 8 (a) (17)) from the country shipping point to the terminal

market or other wholesale receiving point, plus the applicable allowances for sales through a broker or growers' sales agent (section 9 (b) (1)), or on a delivered basis (section 9 (b) (2)), or by a carlot distributor (section 10) or country shipper performing the functions of a carlot distributor (section 9 (b) (3)), to the extent that such allowances were actually paid by the intermediate seller.

NOTE: In figuring a base price, the intermediate seller shall not add more than 14¢ per cwt. (in case of potatoes) or 9¢ per 50 pounds (in the case of onions) to the f. o. b. shipping point price plus the cost of transportation. (See example in section 10.) In no event may commission merchant or auction market fees be included in the base price.

[Paragraph (a) amended by Am. 2, 8 F.R. 8075, effective 6-12-43; Am. 3, 8 F.R. 9160, effective 7-1-43; Am. 7, 8 F.R. 13338, effective 10-1-43 and Am. 25, 9 F.R. 12270, effective 10-14-44]

(b) Notification. Every sale of potatoes or onions by an intermediate seller shall be accompanied by a notification in writing showing the base price for such sale, the variety and grade of potatoes or onions being sold, and the state or district within a state where the potatoes or onions were produced. See paragraph (a) of this section 11 for computation of the "base price."

[Paragraph (b) amended by Am. 4, 8 F.R. 9995, effective 7-16-43]

(c) Maximum prices for intermediate sellers. (1) The maximum price which intermediate sellers may charge for each lot or shipment of potatoes or onions is, in each case, the base price plus 60¢ per cwt., in the case of potatoes, or the base price plus 40¢ per 50 pounds, in the case of onions.

EXPLANATORY NOTE: There may be any number of transactions between intermediate sellers, but no intermediate seller shall charge more than the maximum price figured by adding the applicable markup to the base price, regardless of the number of prior intermediate sellers involved.

[Subparagraph (1) added by Am. 25, 9 F.R. 12270, effective 10-14-44. Former subparagraph (1) amended by Am. 9, 8 F.R. 15663, effective 11-13-43 and revoked by Am. 25]

(2) If the intermediate seller is a hotel and restaurant supply house, the maximum price for sales except to intermediate sellers or retailers shall be the "base price" plus 70 cents per cwt. (in the case of potatoes), and 55 cents per 50 pounds (in the case of onions).

[Subparagraph (2), formerly (6), redesignated by Am. 25, 9 F.R. 12270, effective 10-14-44. Former (2) amended by Am. 9, 8 F.R. 15663, effective 11-13-43; Am. 13, 9 F.R. 4027, effective 4-14-44 and revoked by Am. 25]

(3) The maximum dollar-and-cents markups provided herein for intermediate sellers include all items of cost involved in making local deliveries within a metropolitan area or city limits. Any intermediate seller delivering potatoes or onions to institutions or retail stores outside his free delivery zone may charge different delivered prices in such other areas or zones in which deliveries are made as follows: (i) He first determines his delivered prices for each of these

areas or zones by adding to the prices established by this regulation an amount not exceeding the average cost of delivery to the institution or retailers in the area or zone. (ii) In determining the average cost of delivery to the retailers in the area or zone no rate shall be used which is in excess of the lowest common or contract carrier rate for available transportation. (iii) If such a delivery charge is made, the amount of this delivery charge shall be included as part of the maximum price established by this regulation. Before using such a zone differential, the intermediate seller shall report it in writing to the nearest regional, state or district office of the Office of Price Administration having jurisdiction over the seller. If a particular class of intermediate sellers have normally operated on the basis of markups which are lower than the markups provided by this regulation, the regional office of the Office of Price Administration having jurisdiction over the seller or the sellers of such District Office as may be authorized by the appropriate Regional Office shall reduce the maximum prices for such intermediate sellers. However, in no case shall the maximum prices provided by this regulation be increased. (iv) All regional offices, and such district offices as they in turn may authorize, may approve or disapprove in whole or in part the zone differentials reported under (iii) above, and may, on the basis of such reported zone differentials, establish uniform zone differentials.

[Subparagraph (3), formerly (7), amended by Am. 3, 8 F.R. 9160, effective 7-1-43; Am. 7, 8 F.R. 13338, effective 10-1-43 and redesignated by Am. 25. Former subparagraph (3) revoked by Am. 25]

(4) Any intermediate seller who shall have purchased potatoes or onions and stored them for more than 30 days may use the appropriate price set forth in section 24 under the month in which he sells the potatoes or onions instead of the month in which they were purchased from a country shipper, grower or other intermediate seller in computing his base price, but he may add nothing on account of storage charges.

[Subparagraph 4, formerly (8), added by Am. 4, 8 F.R. 9995, effective 7-16-43; amended by Am. 7, 8 F.R. 13338, effective 10-1-43 and redesignated by Am. 25, 9 F.R. 12270, effective 10-14-44. Former (4) amended by Am. 9, 8 F.R. 15663, effective 11-13-43 and revoked by Am. 25]

(5) For sales by intermediate sellers to ultimate consumers the maximum price shall be the intermediate sellers' base price, as computed under this regulation, for the item being sold, plus \$1.00 per cwt. for potatoes or plus \$1.00 per 50 pounds for onions.

[Subparagraph (5), formerly (9), added by Am. 7, 8 F.R. 13338, effective 10-1-43 and redesignated by Am. 25]

SEC. 12. Imported potatoes and onions—(a) Imported potatoes. For each hundred pounds of potatoes, whether for use as tablestock or as seed, imported from any country, the maximum price per cwt. at any terminal market or any other wholesale receiving point shall

be the maximum delivered price for the most closely similar variety of domestic potatoes in the particular terminal market or other wholesale receiving point where such imported potatoes are being offered for sale.

(b) *Imported onions.* For all dry onions of any variety imported from any country for sale within the continental limits of the United States the point of entry shall be deemed the country shipping point and the maximum price per 50 pounds, f. o. b. such point of entry, shall be the same as the maximum price, f. o. b. country shipping point, for the most closely similar variety of domestic dry onions produced in the State or locality in which that point of entry is located.

[Paragraph (b) amended by Am. 6, 8 F.R. 11672, effective 8-20-43]

SEC. 13 [Revoked]

[Sec. 13 amended by Am. 3, 8 F.R. 9160, effective 7-1-43; and Am. 7, 8 F.R. 13338, effective 10-1-43; revoked by Am. 22, 9 F.R. 10981, effective 9-11-44]

ARTICLE III—MAXIMUM PRICES FOR SEED POTATOES

[Secs. 14 through 16a revoked by Am. 8, 8 F.R. 15587, effective 11-19-43]

ARTICLE IV—ENFORCEMENT PROVISIONS AND MISCELLANEOUS PROVISIONS

SEC. 17. *Enforcement.* Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of licenses provided by the Emergency Price Control Act of 1942, as amended.

SEC. 17a. *Licensing.* The provisions of Licensing Order No. 1,⁹ licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

[Sec. 17a added by Supplementary Order 72, 8 F.R. 13244, effective 10-1-43]

[NOTE: Supplementary Order No. 7 (7 F.R. 5176) provides that War Procurement Agencies and governments whose defense is vital to the defense of the United States shall be relieved of liability, civil or criminal, imposed by price regulations issued by the Office of Price Administration.]

SEC. 18. *Relationship between this regulation, the General Maximum Price Regulation, and Temporary Maximum Price Regulation No. 22.*¹⁰ (a) The provisions of this regulation supersede the provisions of temporary Maximum Price Regulation No. 22. However, the following provisions of the General Maximum Price Regulation, as well as any amendments thereto, continue to be applicable to every grower, country shipper and intermediate seller of potatoes and onions:

⁹ 8 F.R. 13240.

¹⁰ 7 F.R. 7914, 8023, 8197, 8358, 8595, 8948, 9315, 9817.

(1) Transfers of business or stock in trade (§ 1499.5).

(2) Federal and State taxes (§ 1499.7).

(3) Current records (§ 1499.12).

(4) Sales slips and receipts (§ 1499.14).

(5) Definitions (§ 1499.20).

[Paragraph deleted by Supplementary Order 72, 8 F.R. 13244, effective 10-1-43]

SEC. 19. *Evasion.* The price limitations which are set forth in this regulation shall not be evaded, whether by direct or indirect methods, in connection with any offer, solicitation, agreement, sale, delivery, purchase or receipt of or relating to potatoes or onions alone or in conjunction with any other commodity or by way of commission, service, transportation or any other charge or discount, premium or other privilege, or by tying-agreement or other trade understanding or otherwise.

SEC. 20. *Petitions for amendment.* Persons seeking a modification of this regulation may file a petition therefor in accordance with the provisions of Revised Procedural Regulation No. 1¹¹ issued by the Office of Price Administration.

[NOTE: Procedural Regulation No. 6 (9 F.R. 10628; 10 F.R. 1382, 9394) provides for the filing of applications for adjustment of maximum prices for commodities or services under Government contracts or subcontracts. Revised Supplementary Order 9 (8 F.R. 6175; 10 F.R. 9394) makes the provisions of Procedural Regulation No. 6 applicable to all price regulations, excepting those which expressly prohibit such applications, and certain specific regulations listed in Revised Supplementary Order No. 9.]

SEC. 21. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action to be taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purpose of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any officer of the Office of Price Administration to whom the authority to grant such authorization has been delegated. The authorization will be given by order.

SEC. 22. *Records.* (a) Every person subject to this regulation shall, so long as the Emergency Price Control Act of 1942, as amended, remains in effect, preserve for examination by the Office of Price Administration all his records, including invoices, sales tickets, cash receipts, or other written evidences of sale or delivery which relate to the prices charged pursuant to the provisions of this regulation.

(b) Every person subject to this regulation shall keep and make available for examination by the Office of Price Administration for so long as the Emer-

gency Price Control Act of 1942, as amended, remains in effect, records of the same kind as he has customarily kept, relating to the prices which he charges for potatoes and onions after the effective date of this regulation and in addition as precisely as possible the basis upon which he determined maximum prices for these commodities.

(c) In addition to the above records, sellers shall keep all correspondence in connection with any sale of seed potatoes together with a copy of every invoice or other written evidence of purchase or sale and, on or before May 25, 1943, prepare, on the basis of all available information and records, and maintain for examination by any person during ordinary business hours a statement showing his maximum prices for every kind of certified seed potatoes which he sold during the period February 15, 1943, to March 1, 1943, and his customary allowances, discounts and other price differentials. Whenever such sellers offer any other kind of certified seed potatoes for sale, they shall add to such statement their maximum price for such certified seed potatoes.

SEC. 23. *Fractions of cents.* Any calculation of a maximum price per cwt. or other customary unit of sale which results in a fraction of a cent shall be reduced to the nearest lower cent if the fraction is less than $\frac{1}{2}$ cent and shall be increased to the nearest higher cent if the fraction is $\frac{1}{2}$ cent or more.

ARTICLE V—PRICE SCHEDULES

SEC. 24. *Potatoes and onions.* The prices in the following tables are maximum prices, f. o. b. country shipping point, for U. S. No. 1 potatoes, per 100 pounds, graded, sacked and loaded on carrier and for dry onions per 50 pounds, in sacks, loaded on carrier.

[Above paragraph added by Am. 40, 10 F.R. 7929, effective 7-1-45]

TABLE I—EARLY WHITE POTATOES

(These prices apply to potatoes planted after September 1 and harvested between the following November 1 and July 1.)

Period and producing area	Maximum prices per 100 lbs.
Beginning of season—March 31:	
California	\$3.35
All other areas	3.95
April 1-15:	
California	3.10
Texas, Counties of Hidalgo, Cameron, Willacy	3.95
All other areas	3.80
April 16-30:	
California	3.90
Texas, Counties of Hidalgo, Cameron, Willacy	3.95
All other areas	3.60
May 1-15:	
Florida, all counties east and south of the Suwanee River	3.40
California	2.70
All other areas	3.30
May 16-31:	
Florida, all counties east and south of the Suwanee River	3.40
California	2.60
All other areas	3.00
June 1-30:	
California	2.40
All other areas	2.80

[Table I added by Am. 27, 9 F.R. 13262, effective 11-13-44; amended by Am. 28, 10 F.R.

¹¹ 9 F.R. 10476, 13715; 10 F.R. 11295.

1334, effective 2-5-45 and Am. 40, 10 F.R. 7929, effective 7-1-45. Former Table I amended by Am. 3, 8 F.R. 9160, effective 7-1-43; Am. 10, 9 F.R. 1532, effective 2-5-44 and revoked by Am. 27.

TABLE II—EARLY DRY ONIONS

Maximum prices, f. o. b. country shipping point, per 50 lbs., in bags, loaded on carrier, all producing areas.¹ These prices apply to dry onions that were planted after September 1 and harvested between the following January 1 and July 15.

Period:	Maximum prices
January 1 to May 15 inclusive.....	\$2.65
May 16 to June 15 inclusive.....	2.55
June 16 to July 15 inclusive.....	2.35

[Table II added by Am. 28, 10 F.R. 1334, effective 2-5-45 and amended by Am. 45, 10 F.R. 15171, effective 12-24-45 and Am. 46, effective 4-15-46. Former Table II revoked by Am. 27, 9 F.R. 13262, effective 11-13-44]

¹ The prices in the foregoing table are subject to the following differentials per 50 pounds:

- (a) For white onions, add 15¢.
- (b) For white boiler and white pickler onions meeting U. S. Department of Agriculture standards for size only, add \$1.00.
- (c) For onions 3 inches and larger, add 20¢.
- (d) For onions shipped in rail freight cars furnished with excelsior pads or other protective pads at the seller's expense, add the actual cost of such service, not to exceed 2¢.
- (e) For onions sold in bulk or in containers furnished by the buyer, subtract 15¢.

TABLE III—DRY ONIONS

Maximum prices, f. o. b. country shipping point, per 50 lbs. in bags, loaded on carrier.¹ These prices apply to dry onions except those that were planted after September 1 and harvested between the following January 1 and July 15.

Producing area	July 16-Aug. 15	Aug. 16-Oct. 31	Nov. and Dec.	Jan.	Feb.	Mar.	Apr. and after
Maine, New Hampshire, Vermont, Massachusetts, Rhode Island.....	\$2.00	\$1.75	\$2.00	\$2.15	\$2.30	\$2.45	\$2.60
Connecticut, New York, Pennsylvania, New Jersey, Delaware, Maryland, West Virginia, Virginia.....	2.00	1.80	2.05	2.20	2.35	2.50	2.65
Michigan, Indiana, Ohio, Kentucky, Illinois, Wisconsin.....	1.95	1.70	1.95	2.10	2.25	2.40	2.55
Minnesota, North Dakota, South Dakota, Nebraska, Iowa, Missouri, Kansas.....	1.90	1.60	1.85	2.00	2.15	2.30	2.45
Montana, Idaho, Washington, Oregon (counties of Walla, Union, Grant, Baker, Harney, Melheur, Wyoming, Colorado, Utah, Arizona, New Mexico.....	1.80	1.50	1.75	1.90	2.05	2.20	2.35
Oregon, all counties except Crook, Deschutes, Klamath, Lake, Walla, Union, Grant, Baker, Harney and Malheur.....	1.85	1.60	1.85	2.00	2.15	2.30	2.45
Oregon (counties of Crook, Deschutes, Klamath, Lake) and all other States.....	1.95	1.70	1.95	2.10	2.25	2.40	2.55

¹ The prices in the foregoing table are subject to the following differentials per 50 pounds:

- (a) For white onions, add 30¢.
- (b) For white boiler and white pickler onions meeting U. S. Department of Agriculture standards for size only, add \$1.00.
- (c) For onions 3 inches and larger, add 20¢.
- (d) For onions shipped in rail freight cars furnished with excelsior pads or other protective pads at the seller's expense, add the actual cost of such service not to exceed 2¢.
- (e) For onions sold in bulk or in containers furnished by the buyer, subtract 15¢; if the buyer also performs all sorting and loading functions, subtract an additional 25¢ or a total of 40¢.
- (f) For onions in containers furnished at the seller's expense, add 15¢ if the containers are 10-pound sacks or smaller, add 25¢ if the containers are 10-pound mesh bags or smaller, and add 10¢ if the containers are 25-pound mesh bags.

[Table III added by Am. 28, 10 F.R. 1334, effective 2-5-45 and amended by Am. 45, 10 F.R. 15171, effective 12-24-45 and Am. 46, effective 4-15-46. Former Table III amended by Am. 1, 8 F.R. 7494, effective 6-3-43; Am. 3, 8 F.R. 9160, effective 7-1-43;

Am. 4, 8 F.R. 9995, effective 7-16-43; Am. 7, 8 F.R. 13338, effective 10-1-43; Am. 9, 8 F.R. 15663, effective 11-13-43; Am. 10, 9 F.R. 1532, effective 2-5-44 and 2-25-44; Am. 14, 9 F.R. 4647, effective 5-1-44 and revoked by Am. 27, 9 F.R. 13262, effective 11-13-44]

TABLE IV—WHITE POTATOES EXCEPT EARLY WHITE POTATOES

[These prices apply to all potatoes except those planted after September 1 and harvested between the following November 1 and July 1]

Area and State	Producing area	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.	Apr.	May	June and after
North Atlantic:													
Maine.....	All.....	\$2.60	\$2.40	\$2.25	\$2.15	\$2.25	\$2.35	\$2.40	\$2.45	\$2.55	\$2.65	\$2.75	\$2.75
New Hampshire.....	All.....	2.95	2.85	2.60	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20	3.20
Vermont.....	All.....	2.95	2.85	2.60	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20	3.20
Massachusetts.....	All.....	2.95	2.85	2.60	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20	3.20
Rhode Island.....	All.....	2.95	2.85	2.60	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20	3.20
Connecticut.....	All.....	2.85	2.75	2.60	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20	3.20
New York.....	Long Island.....	2.85	2.75	2.60	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20	3.20
	Rest of State.....	2.75	2.65	2.50	2.40	2.60	2.65	2.70	2.80	2.90	3.00	3.10	3.10
New Jersey.....	All.....	2.85	2.75	2.60	2.50	2.60	2.70	2.75	2.80	2.90	3.00	3.10	3.10
Pennsylvania.....	All.....	2.80	2.70	2.55	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
East North Central:													
Ohio.....	All.....	2.95	2.70	2.55	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Indiana.....	All.....	2.95	2.70	2.55	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Illinois.....	All.....	2.95	2.70	2.55	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Michigan.....	All.....	2.85	2.60	2.45	2.35	2.45	2.55	2.60	2.65	2.75	2.85	2.95	2.95
Wisconsin.....	All.....	2.65	2.45	2.30	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80	2.80
West North Central:													
Minnesota.....	Traverse, Grant, Douglas, Todd, Morrison, Mille Lacs, Kanabec, Pine, and all counties north thereof.....	2.50	2.30	2.15	2.05	2.15	2.25	2.30	2.35	2.45	2.55	2.65	2.65
	Rest of State.....	2.65	2.45	2.30	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80	2.80
Iowa.....	All.....	2.80	2.65	2.45	2.40	2.50	2.60	2.65	2.70	2.80	2.90	3.00	3.00
North Dakota.....	Bowman, Golden Valley, Billings, Slope, McKenzie, Williams, Divide Counties.....	2.65	2.45	2.30	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85	2.85
	Rest of State.....	2.50	2.30	2.15	2.05	2.15	2.25	2.30	2.35	2.45	2.55	2.65	2.65
South Dakota.....	All.....	2.60	2.40	2.25	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75	2.75
Nebraska.....	All.....	2.80	2.60	2.45	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85	2.85
Kansas.....	All.....	2.50	2.45	2.30	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80	2.80
Missouri.....	All.....	2.50	2.45	2.30	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80	2.80
South Atlantic:													
Delaware.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Florida.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Georgia.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Maryland.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
North Carolina.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
South Carolina.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Virginia.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
West Virginia.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
South Central:													
Kentucky.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Tennessee.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Alabama.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Mississippi.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Arkansas.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Louisiana.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Oklahoma.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Texas.....	All.....	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05

TABLE IV—WHITE POTATOES EXCEPT EARLY WHITE POTATOES—Continued

[These prices apply to all potatoes except those planted after September 1, and harvested between the following November 1 and July 1]

Area and State	Producing area	July	Aug.	Sept.	Oct.	Nov.	Dec.	Jan.	Feb.	Mar.	Apr.	May	June and after
West:													
Montana	All	\$2.60	\$2.40	\$2.25	\$2.25	\$2.35	\$2.45	\$2.50	\$2.55	\$2.65	\$2.75	\$2.85	\$2.85
Idaho	Idaho, Lewis, Nez Perce, Clearwater, Latah, Benewah, Shoshone, Kootenai, Bonner, and Boundary Counties.	2.70	2.50	2.35	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85	2.85
	Rest of State	2.60	2.40	2.25	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75	2.75
Wyoming	All	2.80	2.60	2.45	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85	2.85
Colorado	LaPlata, Hinsdale, Gunnison, Pitkin, Eagle, Route, and all counties west thereof.	2.55	2.35	2.20	2.10	2.20	2.30	2.35	2.40	2.50	2.60	2.70	2.70
	Rest of State	2.60	2.40	2.25	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75	2.75
New Mexico	All	2.70	2.70	2.50	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05	3.05
Arizona	do	2.75	2.75	2.55	2.50	2.60	2.70	2.75	2.80	2.90	3.00	3.10	3.10
Utah	do	2.50	2.30	2.15	2.05	2.15	2.25	2.30	2.35	2.45	2.55	2.65	2.65
Nevada	do	2.75	2.55	2.40	2.30	2.40	2.50	2.55	2.60	2.70	2.80	2.90	2.90
Washington	do	2.70	2.50	2.35	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85	2.85
Oregon	Malheur County.	2.60	2.40	2.25	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75	2.75
	Curry, Jackson, Josephine, Klamath, Lake, Harney, Crook, and Deschutes Counties.	2.50	2.55	2.45	2.30	2.40	2.50	2.55	2.60	2.70	2.80	2.90	2.90
	Rest of State	2.70	2.50	2.35	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85	2.85
California	Modoc and Siskiyou Counties.	2.50	2.55	2.45	2.30	2.40	2.50	2.55	2.60	2.70	2.80	2.90	2.90
	Rest of State	2.50	2.75	2.60	2.50	2.60	2.70	2.75	2.80	2.90	3.00	3.10	3.10

[Table IV added by Am. 40, 10 F.R. 7929, effective 7-1-45 and amended by Am. 44, 10 F.R. 10228, effective 8-19-45. Former Table IV amended by Am. 3, 8 F.R. 9160, effective 7-1-43; Am. 4, 8 F.R. 9995, effective 7-16-43; Am. 9, 8 F.R. 15663, effective 11-13-43; Am. 10, 9 F.R. 1532, effective 2-5-44 and 2-25-44; Am. 14, 9 F.R. 4647, effective 5-1-44 and revoked by Am. 27, 9 F.R. 13262, effective 11-13-44.]

TABLE V—1944 CROP WHITE FLESH POTATOES

(The following prices apply to all varieties of U. S. No. 1 grade white potatoes of the 1944 crop, harvested and sold during the 1944 marketing season, sacked and loaded on carrier, except those actually sold before May 22, 1944, and except those shipped from the country shipping point, whether sold or unsold, before May 18, 1944. The differentials set forth in section 25 are to be used in determining maximum prices for other grades, special sizes and special packs or packages.) However, for the months of June and July 1944, and with respect to all states other than California and Arizona, potatoes of a minimum diameter of 1½ inches and otherwise meeting the requirements of U. S. No. 1 grade, 85 percent U. S. No. 1 grade or U. S. Commercial grade, as the case may be, may be sold at the ceiling price established for the respective grade without discount by reason of size, and the provision of section 25 with respect to U. S. Size B shall not be applicable.

Period	Producing area	Maximum price per 100 lbs.	1944		
			July 15-31	Aug.	Sept.
May 16-31	North Atlantic:				
	Maine	All	\$2.60	\$3.30	\$2.25
	New Hampshire	All	2.95	3.75	2.60
	Vermont	All	2.95	3.75	2.60
	Massachusetts	All	2.95	3.75	2.60
	Rhode Island	All	2.95	3.75	2.60
	Connecticut	All	2.85	3.65	2.60
	New York	Long Island	2.85	3.65	2.60
		Rest of State	2.75	3.55	2.50
	New Jersey	All	2.85	3.65	2.60
East North Central:	Pennsylvania	All	2.80	3.60	2.55
	Ohio	All	2.95	3.60	2.55
	Indiana	All	2.95	3.60	2.55
	Illinois	Counties of Madison, St. Clair, Monroe, Clinton, Washington, Randolph, Perry, Jackson, Union, Alexander.	2.70	3.60	2.55
		Rest of State	2.95	3.60	2.55
	Michigan	All	2.85	3.50	2.45
	Wisconsin	All	2.65	3.35	2.30
	West North Central:				
	Minnesota	Counties of Traverse, Grant, Douglas, Todd, Morrison, Mille Lacs, Kanabec, Pine, and all counties north thereof.	2.50	2.30	2.15
		Rest of State	2.65	2.45	2.30
Iowa	Iowa	All	2.80	3.25	2.45
	North Dakota	All	2.50	2.30	2.15
	South Dakota	All	2.60	2.40	2.25
	Nebraska	All	3.00	3.20	2.45
	Kansas	All	2.80	3.05	2.30
	Missouri	Counties of Lincoln, Warren, St. Charles, St. Louis, Franklin, Washington, Jefferson, Ste. Francois, St. Genevieve, Perry, Madison, Bollinger, Cape Girardeau, Scott, Mississippi.	2.70	3.30	2.65
		Rest of State	2.50	2.05	2.30
South Atlantic:	Delaware	All	2.70	3.60	2.50
	Florida	All	2.70	2.70	2.50
	Georgia	All	2.70	3.60	2.50
	Maryland	All	3.00	3.60	2.50
	North Carolina	All	3.00	3.60	2.50
	South Carolina	All	2.70	3.60	2.50
	Virginia	All	3.00	3.60	2.50
	West Virginia	All	2.70	3.60	2.50
South Central:	Kentucky	All	2.70	3.60	2.50
	Tennessee	All	2.70	3.60	2.50
	Alabama	All	2.70	2.70	2.50
	Mississippi	All	2.70	2.70	2.50
	Arkansas	All	2.70	2.70	2.50
	Louisiana	All	2.70	2.70	2.50
	Oklahoma	All	2.70	2.70	2.50
	Texas	All	2.70	3.30	2.50
May 16-31	Florida, area north of counties of Charlotte, Glades and Martin, and east of the Suwannee River.	\$3.40			
June 1-15	California	2.60			
	All other areas	3.25			
June 16-30	California	2.40			
	Arizona	3.05			
	All other areas	3.25			
June 16-30	California	2.40			
	Arizona	2.90			
	All other areas	3.10			

Footnotes at end of table.

TABLE V—Continued

State	Producing area	1944		
		July 15-31	Aug.	Sept.
West:				
Montana.....	Madison, Gallatin, Beaverhood Counties.....	\$2.60	\$2.40	\$2.25
	Rest of State.....	2.80	2.60	2.45
Idaho.....	All.....	2.60	2.40	2.25
Wyoming.....	All.....	2.60	2.40	2.25
Colorado.....	Saguache, Mineral, Archuleta, Rio Grande, Conejos, Alamosa, Costilla, Huerfano, Las Animas Counties.....	2.60	2.40	2.25
	Rest of State.....	2.60	2.40	2.25
	Counties of La Plata, Hinsdale, Gunnison, Pitkin, Eagle, Routt, and all counties West thereof.....	2.55	2.35	2.20
New Mexico.....	All.....	2.70	2.70	2.50
Arizona.....	All.....	2.75	2.75	2.55
Utah.....	All.....	2.50	2.30	2.15
Nevada.....	All.....	2.75	2.55	2.40
Washington.....	All.....	2.70	2.50	2.35
Oregon.....	Malheur County.....	2.60	2.40	2.25
	Curry, Jackson, Josephine, Klamath, Lake, Harney Counties, Crook and Deschutes.....	2.50	2.55	2.45
	Rest of State.....	2.70	2.50	2.35
California.....	Modoc and Siskiyou Counties.....	2.50	2.55	2.45
	Counties of San Luis Obispo, Kern, San Bernardino and all South thereof.....	2.40	2.40	2.30
	Rest of State.....	2.50	2.75	2.60

¹ This price effective from August 10 to August 31, 1944, inclusive.

² This price effective from August 20 to August 31, 1944, inclusive.

State	Producing area	1944			1945				
		Oct.	Nov.	Dec.	Jan.	Feb.	Mar.	Apr.	May and after
North Atlantic:									
Maine.....	All.....	\$2.15	\$2.25	\$2.35	\$2.40	\$2.45	\$2.55	\$2.65	\$2.75
New Hampshire.....	All.....	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20
Vermont.....	All.....	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20
Massachusetts.....	All.....	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20
Rhode Island.....	All.....	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20
Connecticut.....	All.....	2.60	2.70	2.80	2.85	2.90	3.00	3.10	3.20
New York.....	Long Island.....	2.50	2.60	2.70	2.75	2.80	2.90	3.00	3.10
	Rest of State.....	2.40	2.50	2.60	2.65	2.70	2.80	2.90	3.00
New Jersey.....	All.....	2.50	2.60	2.70	2.75	2.80	2.90	3.00	3.10
Pennsylvania.....	All.....	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05
East North Central:									
Ohio.....	All.....	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05
Indiana.....	All.....	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05
Illinois.....	All.....	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05
Michigan.....	All.....	2.35	2.45	2.55	2.60	2.65	2.75	2.85	2.95
Wisconsin.....	All.....	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80
West North Central:									
Minnesota.....	Traverse, Grant, Douglas, Todd, Morrison, Mille Lacs, Kanabec, Pine and all counties north thereof.....	2.05	2.15	2.25	2.30	2.35	2.45	2.55	2.65
	Rest of State.....	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80
Iowa.....	All.....	2.40	2.50	2.60	2.65	2.70	2.80	2.90	3.00
Missouri.....	All.....	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80
North Dakota.....	Bowman, Golden Valley, Billings, Slope, McKenzie, Williams, and Divide Counties.....	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85
	Rest of State.....	2.05	2.15	2.25	2.30	2.35	2.45	2.55	2.65
South Dakota.....	All.....	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75
Nebraska.....	All.....	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85
Kansas.....	All.....	2.20	2.30	2.40	2.45	2.50	2.60	2.70	2.80
West:									
Montana.....	All.....	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85
Idaho.....	Idaho, Lewis, Nez Perce, Clearwater, Latah, Benewah, Shoshone, Kootenai, Bonner and Boundary Counties.....	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85
	Rest of State.....	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75
Wyoming.....	All.....	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85
Colorado.....	Saguache, Mineral, Archuleta, Rio Grande, Conejos, Alamosa, Costilla, Huerfano, Las Animas Counties.....	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75
	La Plata, Hinsdale, Gunnison, Pitkin, Eagle, Routt, and all counties west thereof.....	2.10	2.20	2.30	2.35	2.40	2.50	2.60	2.70
	Greeley District and rest of State.....	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75
New Mexico.....	All.....	2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05
Arizona.....	All.....	2.50	2.60	2.70	2.75	2.80	2.90	3.00	3.10
Utah.....	All.....	2.05	2.15	2.25	2.30	2.35	2.45	2.55	2.65
Nevada.....	All.....	2.30	2.40	2.50	2.55	2.60	2.70	2.80	2.90
Washington.....	All.....	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85
Oregon.....	Malheur County.....	2.15	2.25	2.35	2.40	2.45	2.55	2.65	2.75
	Curry, Jackson, Josephine, Klamath, Lake, Harney, Crook, Deschutes Counties.....	2.30	2.40	2.50	2.55	2.60	2.70	2.80	2.90
	Rest of State.....	2.25	2.35	2.45	2.50	2.55	2.65	2.75	2.85
California.....	Modoc and Siskiyou Counties.....	2.30	2.40	2.50	2.55	2.60	2.70	2.80	2.90
	Rest of State.....	2.50	2.60	2.70	2.75	2.80	2.90	3.00	3.10
All other States.....		2.45	2.55	2.65	2.70	2.75	2.85	2.95	3.05

[Table V added by Am. 15, 9 F.R. 5379, effective 5-22-44; amended by Am. 16, 9 F.R. 6151, effective 6-6-44; Am. 18, 9 F.R. 7771, effective 7-15-44; Am. 19, 9 F.R. 9356, effective 8-1-44; Am. 20, 9 F.R. 9783, 10089, effective 8-10-44; Am. 21, 9 F.R. 10199, effective 8-20-44 and Am. 26, 9 F.R. 12745, effective 10-28-44]

TABLE VI—EARLY DRY ONIONS (1944 CROP)

MAXIMUM PRICES PER 50 POUNDS, ALL
PRODUCING AREAS¹

Period:	Maximum price
March 20 to May 15, inclusive.....	\$2.65
May 16 to June 15, inclusive.....	2.55
June 16 to July 15, inclusive.....	2.35

¹ The following differentials are applicable to the prices in the above table.

(a) For white onions, the country shipper may add 15 cents per 50 pounds.

(b) For white boiler and pickler onions (meeting United States Department of Agri-

culture standards for size only) the country shipper may add \$1 per 50 pounds.

(c) For onions sold in bulk or in containers furnished by the purchaser, the country shipper shall subtract 15 cents per 50 pounds.

(d) For onions 3½ inches and larger, the country shipper may add 20 cents per 50 pounds.

(e) If the country shipper supplies excelsior or other protective pads in making shipments of early dry onions by rail freight car, he may add 2 cents per 50 pounds.

[Table VI added by Am. 12, 9 F.R. 3589, effective 4-1-44]

TABLE VII—DRY ONIONS 1944 CROP¹

MAXIMUM PRICES PER 50 POUND, IN BAGS LOADED ON CARRIER

States	July 15- Aug. 15	Aug. 16- Oct. 31	Nov. and Dec.	Jan.	Feb.	Mar.	Apr. and after
Maine, New Hampshire, Vermont, Massachusetts, Rhode Island.....	\$2.00	\$1.75	\$2.00	\$2.15	\$2.30	\$2.45	\$2.60
Connecticut, New York, Pennsylvania, New Jersey, Delaware, Maryland, West Virginia, Virginia.....	2.00	1.80	2.05	2.20	2.35	2.50	2.65
Michigan, Indiana, Ohio, Kentucky, Illinois, Wisconsin, Minnesota, North Dakota, South Dakota, Nebraska, Iowa, Missouri, Kansas.....	1.95	1.70	1.95	2.10	2.25	2.40	2.55
Montana, Idaho, Washington, Oregon (Counties of Walla, Union, Grant, Baker, Harney, Malheur) Wyoming, Colorado, Utah, Arizona, New Mexico.....	1.90	1.60	1.85	2.00	2.15	2.30	2.45
Oregon (counties of Crook, Deschutes, Klamath and Lake), and all other States.....	1.80	1.50	1.75	1.90	2.05	2.20	2.35
	1.95	1.70	1.95	2.10	2.25	2.40	2.55

¹ The prices in this table are subject to the following differentials:

- (a) For white onions in 50 lb. sacks, the country shipper may add 30¢ per 50 lbs.
 (b) For dry onions 3 in. and larger in 50 lb. sacks the country shipper may add 20¢ per 50 lbs.
 (c) For white boiler and white pickler onions packed in 50 lb. sacks and meeting U. S. Department of Agriculture specifications for size only, the country shipper may add \$1.00 per 50 lbs.
 (d) For dry onions packed in 10 lb. sacks or smaller, the country shipper may add 15¢ per 50 lbs.
 (e) For dry onions packed in mesh bags of 10 lbs. or less, the country shipper may add 25¢ per 50 lbs.
 (f) For dry onions packed in mesh bags of 25 lbs. the country shipper may add 10¢ per 50 lbs.
 (g) If the purchaser furnishes sacks, the country shipper shall subtract 15¢ per 50 lbs.
 (h) For dry onions, field run, bulk basis, where the purchaser furnishes sacks and performs all sorting and loading functions, the country shipper shall deduct 40¢ per 50 lbs.
 (i) If country shipper furnishes protective services, such as straw or paper padding or preheating, he may add his actual cost for such services, not to exceed 2¢ per 50 lb. bag.

[Table VII added by Am. 17, 9 F.R. 7504, effective 7-10-44; corrected 9 F.R. 7852, effective as of 7-4-44]

SEC. 25. *Differentials for grade, size and packaging.* (a) *Potatoes (grade and size).* The following differential shall be applied to the maximum prices for potatoes set forth in section 24. They shall be added or subtracted, as indicated, in sales by country shippers (including growers) to all persons (including other country shippers).

[Above paragraph amended by Am. 44, 10 F.R. 10226, effective 8-19-45]

(1) Grade	Amount to be applied per cwt.
U. S. Extra No. 1 or better.....	add 10¢
Below U. S. No. 1 but 85% U. S. No. 1, U. S. commercial or better.....	subtract 10¢
Less than 85% U. S. No. 1, U. S. commercial or better, including ungraded and unclassified.....	subtract 30¢
(2) Size	
U. S. Size B.....	subtract 30¢
6 oz. minimum.....	add 15¢
2 inch minimum or U. S. Size A, or combination.....	add 10¢
(If both 2 inch minimum and U. S. Size A only 10¢ may be added).	
U. S. No. 1 or better, 6 oz. and heavier, 2½ inch and larger.....	add 35 cents

[Subparagraph (2) amended by Am. 12, 9 F.R. 3589, effective 4-1-44]

(3) *Baking type.*

(These differentials apply only to potatoes grading U. S. No. 1 or better, and shall not be used in combination with any other differential established by this section.)

6 oz. minimum to 14 oz. maximum, or 2½ inch minimum to 4 inch maximum, hand selected and graded, washed or brushed, and specially packed in 100 pound bags.....	add 50 cents
Same, but specially packed in 10 lb. mesh bags, or in bags containing 10 mesh bags, each such bag containing approximately 5 lbs.....	add \$1.25
Same, but specially packed in 50 lb. bags.....	add 60 cents
12 oz. minimum, packed in 50 lb. bags.....	add 70 cents
Same, but packed in 100 lb. bags.....	add 60 cents

[Subparagraph (3) amended by Am. 12, 9 F.R. 3589, effective 4-1-44; Am. 25, 9 F.R. 12270, effective 10-14-44 and Am. 28, 10 F.R. 1334, effective 2-5-45]

(b) *Potatoes (packaging).* The following differentials for packaging shall be added to or subtracted from the figure which results from application of the above grade and size differentials, as indicated, in sales by country shippers (including growers) to all persons (including other country shippers):

Type of pack or package	Amount to be applied per cwt.
(1) Bulk, or in containers furnished by the purchaser.....	subtract 20¢

(For example, if the potatoes are U. S. Extra No. 1 and the buyer supplies the containers, the seller's maximum price per cwt. is the price from the appropriate table, plus 10¢ as shown in (a) (1) above, and minus 20¢ under this paragraph)

(2) *Cotton, mesh or burlap bags.*

10 pounds.....	add 50¢
15 pounds.....	add 35¢
25 pounds.....	add 25¢
50 pounds.....	add 10¢

(3) *Paper bags.*

10 pounds.....	add 25¢
15 pounds.....	add 20¢
25 pounds.....	add 10¢
50 pounds.....	add 5¢

(4) *Kraft paper bags specially treated for moisture proof.*

10 pounds.....	add 27¢
15 pounds.....	add 22¢
25 pounds.....	add 12¢
50 pounds.....	add 7¢

[Subparagraphs (2), (3) and (4) amended by Am. 22, 9 F.R. 10981, effective 9-11-44]

[Sec. 25 added by Am. 10, 9 F.R. 1532, effective 2-5-44; amended as otherwise noted]

SEC. 26. *Miscellaneous adjustments for crop losses.* (a) In Table V of section 24, the prices for September in the column "1944" are increased by the following amounts:

State	1944	
	Sept. 1-16	Sept. 17-30
Indiana.....	\$0.60	\$0.45
Illinois.....	.90	.45
Michigan.....	.90	.45
Wisconsin.....	.90	.45
Maine.....	.90	.45
New Hampshire.....	.90	.45
Vermont.....	.90	.45
Massachusetts.....	.90	.45
Rhode Island.....	.90	.45
Connecticut.....	.90	.45
New York, Long Island.....	.90	.45
New York, rest of state.....	.90	.45
New Jersey.....	.90	.45
Pennsylvania.....	.90	.45
Ohio.....	.90	.45
West Virginia.....	.90	.45
Delaware.....	.90	.45
Maryland.....	.90	.45
Virginia.....	.90	.45
Tennessee.....	.90	.45
Kentucky.....	.90	.45
Georgia.....	.90	.45
North Carolina.....	.90	.45
South Carolina.....	.90	.45
Other States.....	0	0

(b) The following prices are substituted for the prices in Table 1 of section 24 for all counties in Texas for the periods indicated:

April 12, 1945 through April 30, 1945.....	\$5.65
May 1, 1945 through May 20, 1945.....	4.65

The following prices are substituted for the prices in Table 1 of section 24 for all counties in Florida for the periods indicated:

April 25, 1945 through April 30, 1945.....	\$4.00
May 1, 1945 through May 20, 1945.....	3.75

[Paragraph (b) added by Am. 31, 10 F.R. 2969, effective 3-17-45; amended by Am. 33, 10 F.R. 4035, effective 4-12-45 and Am. 36, 10 F.R. 4600, effective 4-25-45]

(c) For the state of Texas, from April 16, 1945 through May 15, 1945, the applicable price in Table II of section 24 is suspended and a price of \$2.75 per fifty pounds is substituted.

[Paragraph (c) added by Am. 34, 10 F.R. 4154, effective 4-16-45]

(d) During the period April 21, 1945 to May 20, 1945, inclusive, the prices in Table 5 of section 24 applicable to potatoes produced in the Yuma Mesa Division of the Gila Irrigation Project, Ari-

zona are suspended and a price of \$5.65 per cwt. is substituted therefor.

[Paragraph (d) added by Am. 35, 10 F.R. 4347, effective 4-21-45]

(e) The prices in table I of section 24 applicable to California during the periods May 11-15 and May 16-31 are suspended, and the following prices are substituted for them:

May 11-15.....	\$2.90
May 16-31.....	2.89

[Paragraph (e) added by Am. 37, 10 F.R. 5457, effective 5-11-45]

(f) The prices in Table II in section 24 for early onions of the 1945 crop are suspended and the following prices are substituted:

June 2 through June 15.....	\$2.70
June 16 through July 15.....	\$2.50

[Paragraph (f) added by Am. 38, 10 F.R. 6589, effective 6-2-45 and amended by Am. 39, 10 F.R. 7527, effective 6-19-45]

(g) The prices in Table IV of section 24 applicable to Kansas, Missouri, Arkansas, Oklahoma, Texas and Nebraska are suspended from July 22 through August 11, 1945, and the following prices are substituted during that period.

	July 22-31	August 1-11
Kansas.....	\$2.65	\$2.60
Missouri.....	2.65	2.60
Arkansas.....	2.85	2.85
Oklahoma.....	2.85	2.85
Texas.....	2.85	2.85
Nebraska.....	2.95	2.75

[Paragraph (g) added by Am. 41, 10 F.R. 8475, effective 7-6-45; amended by Am. 42, 10 F.R. 8934, effective 7-22-45 and Am. 43, 10 F.R. 10023, effective 8-11-45]

[Sec. 26 added by Am. 24, 9 F.R. 10778, effective 9-1-44]

This regulation shall become effective May 25, 1943 (as to country shippers) and May 31, 1943 (as to all intermediate sellers). [Rev. MPR 271 originally issued May 25, 1943]

[Effective dates of amendments are shown in notes following the parts affected]

NOTE: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

[Amendment 46 approved on March 26, 1946 by Clinton P. Anderson, Secretary of Agriculture]

[F. R. Doc. 46-5921; Filed, Apr. 9, 1946; 11:34 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[RMPR 143, Amdt. 34]

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Revised Maximum Price Regulation No. 143 is amended in the following respects:

1. Item 7 of Schedule I (a) of § 1364.35 is amended by changing the price speci-

fied in the column headed "Smoked" opposite the words "Over 12" from "\$26.75" to "\$36.75."

2. Item 15 of Schedule I (f) of § 1364.35 is amended by changing the price specified in the column headed "Fresh or frozen" from "\$27.50" to "\$28.75."

3. Item 28 of Schedule I (h) of § 1364.35 is amended by changing the price specified in the column headed "Price per 100 pounds" for the item when packed in 14-pound cans from "\$26.00" to "\$27.70."

This amendment shall become effective April 9, 1946.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

Approved April 4, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-5929; Filed, Apr. 9, 1946; 11:36 a. m.]

PART 1315—RUBBER AND PRODUCTS AND MATERIALS OF WHICH RUBBER IS A COMPONENT

[MPR 149, Amdt. 27]

MECHANICAL RUBBER GOODS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 149 is amended in the following respects:

1. Subparagraph (2) of § 1315.21a (b) is amended to read as follows:

(2) *Redetermination of maximum prices for molded, extruded, lathe-cut, and chemically blown sponge rubber products.* (i) This subparagraph (2) applies to a manufacturer of those mechanical rubber goods listed in § 1315.35, Appendix B, which are generally known by the term "molded, extruded, lathe-cut, and chemically blown sponge rubber products" (including hard rubber goods) who has a regularly quoted price (as defined in § 1315.31 (a) (7) of this regulation) or a price stated in his schedule or price list which was in effect on January 5, 1942, for such mechanical rubber goods and who has filed with the Office of Price Administration pursuant to § 1315.28, his base period price lists and regularly quoted prices and his base period pricing methods and rates for these products. This subparagraph does not apply to brake linings and clutch facings, flooring, mats and matting, foamed latex products and rubber covered rolls.

(ii) A manufacturer who meets the requirements of subdivision (i) above may redetermine his maximum prices for any mechanical rubber good covered by this subparagraph (2) according to the formula method set forth in paragraph (a) (2) (iii) of this section, except that the date January 5, 1942, shall be substituted for the date October 1, 1941, where the latter appears. The redetermined maximum price for a mechanical rubber good established under this subparagraph (2) shall not exceed 115 percent of the manufacturer's Janu-

ary 5, 1942, list or regularly quoted price for it. If the redetermined maximum price computed according to the formula results in a price that exceeds 115 percent of the manufacturer's January 5, 1942, list or regularly quoted price for an item, the maximum price for the item is 115 percent of the manufacturer's January 5, 1942, list or regularly quoted price.

2. Section 1315.37 is amended in the following respects:

a. Table I-D in paragraph (a) (1) is amended to read as follows:

TABLE I-D—CONSUMERS' MAXIMUM PRICES FOR NEOPRENE HOSE SOLD IN BROKEN PACKAGE LOTS

Type of hose	Size (inches)	Braid	Ply	Unit of sale	Consumers' maximum price
Fuel-oil and gasoline hose (not service station pump).....	1 1 1/4 1 1/2	3 3 3		Ft.	\$0.72 .85 1.06
Air and air tool hose, grade I (molded-braided type).....	1/2 3/4 1 1 1/4 1 1/2	2 3 3 3 3		100 ft.	32.52 39.91 44.82 37.19 52.23 62.22 85.57 106.28
Air and air tool hose, grade I (wrapped type).....	1/2 3/4 1 1 1/4 1 1/2		4 4 5 5 6	Ft.	.44 .65 .85 1.15 1.50 1.86
Oil suction and discharge hose (2-wire—Rough bore, regular).....	4 6 8 10			Ft.	10.11 16.37 21.19 26.81
Oil suction and discharge hose (2-wire—Rough bore, heavy).....	4 6 8 10			Ft.	12.50 18.12 22.76 30.50
Oil suction and discharge hose (2-wire—Smooth bore).....	4 6 8 10 12			Ft.	11.89 16.78 21.19 28.39 34.97
Creamery hose (either braided or wrapped).....	1/2 3/4 1			Ft.	.46 .56 .76
Hydraulic control and industrial grease hose (wire braid).....	1/4 3/8 1/2 3/4 1	2 2 2 2 2		100 ft.	46.98 51.23 54.25 69.13 98.60 126.32
Spray hose, paint-fluid line and air line.....	1/4 1/2 3/4 1 1 1/2 2	1 2 1 2 2 2		100 ft.	16.88 18.25 17.92 18.99 20.35 22.26 31.78 38.79 45.25
Tank car and tank truck hose (hard type or soft type).....	1 1/2 2 2 1/2 3 4			Ft.	1.19 1.56 2.32 2.87 4.12
Gasoline hose (service station pump).....	3/4 1	2 2		Ft.	.46 .58
Welding hose (molded-braided type).....	3/8 1/2 3/4 1	1 2 2 2		100 ft.	14.77 17.30 19.31 22.67

b. Paragraph (b) (2) is amended to read as follows:

(2) *How the manufacturer calculates his maximum price.* The manufacturer shall calculate the maximum price of the belts and belting covered by this paragraph as follows: (i) The manufacturer shall, for any of the following commodities, first deduct from the list price in effect on October 1, 1941, the amount determined by multiplying that list price by the following percents:

Neoprene conveyor belting..... 7.4

The manufacturer shall then deduct from the resulting figures all discounts, allowances, and other deductions from the list price that he had in effect to a purchaser of the same class on October 1, 1941.

(ii) The manufacturer shall, for the following commodities, add to the list price in effect on October 1, 1941, the amount determined by multiplying that list price by the following percents:

Solid neoprene multiple V-belts..... 7.8
Solid neoprene FHP V-belts (A and B sections only)..... 6.3
Automotive equipment solid neoprene fan belts..... 3.0
Neoprene cover multiple V-belts..... 13.9
Neoprene cover FHP V-belts (A and B sections only)..... 12.8

The manufacturer shall then deduct from the resulting figures all discounts, allowances and other deductions from the list price that he had in effect to a purchaser of the same class on October 1, 1941.

c. In paragraph (c), Table II-D is amended to read as follows:

TABLE II-D—MAXIMUM MANUFACTURERS' PRICES FOR SALES TO AIRCRAFT MANUFACTURERS OF CERTAIN TYPES OF SYNTHETIC RUBBER HOSE

Type of hose	Size	Braid	Unit of sale	Maximum prices
Army-Navy Aeronautical Specification AN-H-6a Hydraulic, medium pressure.....	1/4	3	100	\$24.23
	3/16	3	100	25.16
	1/2	3	100	26.32
	5/8	3	100	29.87
	3/4	3	100	33.48
	1	3	100	37.25
	5/8	3	100	43.95
Army-Navy Aeronautical Specification AN-ZZ-H-456a Fuel-oil-and-Coolant.....	3/16	-----	100	18.83
	1/4	-----	100	20.16
	5/16	-----	100	21.52
	3/8	-----	100	23.97
	1/2	-----	100	25.23
	5/8	-----	100	27.62
	3/4	-----	100	29.28
	1	-----	100	31.15
	5/8	-----	100	34.48
	3/4	-----	100	37.74
	1	-----	100	40.11
	1 1/4	-----	100	45.77
	1 1/2	-----	100	51.57
	1 3/4	-----	100	57.05
	2	-----	100	61.00
	2 1/4	-----	100	64.47
	2 1/2	-----	100	69.14
	2 3/4	-----	100	76.87
	3	-----	100	81.77
	2 1/4	-----	100	87.00
	2 1/2	-----	100	93.49
Army Air Forces Specification No. 26577-A, Aircraft, Oil and Coolant.....	3/16	-----	100	17.47
	1/4	-----	100	19.13
	5/16	-----	100	20.62
	3/8	-----	100	22.63
	1/2	-----	100	24.54
	5/8	-----	100	25.92
	3/4	-----	100	27.26
	1	-----	100	28.62
	1 1/4	-----	100	32.79
	1 1/2	-----	100	36.81

TABLE II-D—Continued

Type of hose	Size	Braid	Unit of sale	Maximum prices
Army Air Forces Specification No. 26577-A, Aircraft, Oil and Coolant—con.	1	-----	\$100	\$41.18
	1 1/4	-----	100	45.08
	1 1/2	-----	100	48.63
	1 3/4	-----	100	52.85
	2	-----	100	56.90
	2 1/4	-----	100	60.23
	2 1/2	-----	100	63.40
	2 3/4	-----	100	69.74
	3	-----	100	73.54
	3 1/4	-----	100	77.35
	3 1/2	-----	100	84.96

d. In paragraph (d), Table III-D is amended to read as follows:

TABLE III-D—MAXIMUM MANUFACTURERS' PRICES FOR SALES OF SYNTHETIC LOW PRESSURE HOSE ASSEMBLIES TO HOSE ASSEMBLY MANUFACTURERS

Type of hose	Size	Unit of sale	Maximum prices
Army-Navy Aeronautical Specification AN-ZZ-H-626 Hose Assemblies, Low Pressure.....	3/8	Feet	\$14.42
	1/2	100	15.57
	5/8	100	17.14
	3/4	100	18.60
Army-Navy Aeronautical Specification AN-ZZ-H-626 Hose Assemblies, Low Pressure.....	5/8	100	20.77
	3/4	100	23.79
	1	100	26.81
	1 1/4	100	29.29
	1 1/2	100	33.58
	1 3/4	100	37.60
	2	100	41.60

e. In paragraph (e), Table IV-D is amended to read as follows:

TABLE IV-D—MAXIMUM MANUFACTURERS' PRICES FOR SALES OF SYNTHETIC AAR, EN-601-42, AIR SIGNAL AND AIR BRAKE HOSE TO RAILROAD BUYERS

Type of hose	Size	Unit of sale	Maximum prices
			Neoprene cover Buna-S tube and carcass
AAR Air Signal.....	1 1/4 x 22	Feet	\$0.51
AAR Air Brake.....	1 3/8 x 22	Feet	.57

f. In subdivision (i) of paragraph (f) (2), Table V-D is amended to read as follows:

TABLE V-D—CONSUMERS' MAXIMUM PRICES FOR GRADE I NEOPRENE CONVEYOR AND ELEVATOR BELTING

Minimum tensile strength of the covers—2000 lbs. per square inch.
Minimum friction between plies—10 lbs. per square inch.
(Price per inch of width per foot).

Covers	Ply	Weight of duck
		28 oz. 32 oz.
Carcass only.....	4	\$0.0869 \$0.0926
	5	.1088 .1131
	6	.1305 .1358
1/4" top by 1/2" bottom.....	4	.1470 .1527
	5	.1689 .1732
	6	.1906 .1958
1/2" top by 1 1/2" bottom.....	4	.1871 .1928
	5	.2089 .2133
	6	.2307 .2359
3/4" top by 1 1/2" bottom.....	4	.2472 .2529
	5	.2690 .2733
	6	.2908 .2960
For each 1/2" additional cover stock.....		.0200 .0200
For each additional ply.....		.0217 .0226

g. In subdivision (ii) of paragraph (f) (2), the table is amended to read as follows:

	Percent
33-oz. hard duck.....	11
35-oz. hard duck.....	18
36-oz. soft duck.....	18
42-oz. soft duck.....	37
48-oz. soft duck.....	53

h. The headnote of paragraph (g) and that portion of the paragraph immediately following the headnote, beginning with the words "This paragraph is applicable to Grade I transmission belting" and ending with the words "belting made with 32 ounce soft duck—28", are amended to read as follows:

(g) *Maximum manufacturers' prices for Grade I neoprene transmission belting.* This paragraph is applicable to Grade I transmission belting made in whole or in part of neoprene, with either a 33 to 35 ounce hard duck, or a 32 ounce soft duck. The maximum manufacturer's price of belting covered by this paragraph shall be calculated as follows. First, determine the base price for belting made with 33 to 35 ounce hard duck, by adding 1.0 percent, and for belting made with 32 ounce soft duck, by deducting 15.5 percent from the price listed in Table VI-D.

i. In paragraph (h), Table VII-D is amended to read as follows:

TABLE VII-D—MAXIMUM MANUFACTURERS' PRICES FOR SALES OF BUNA-N WINTERIZED WIRE BRAID HYDRAULIC CONTROL HOSE TO COUPLING MANUFACTURERS

Type of hose	Size	Braid	Unit of sale	Maximum price
Federal Specification AN-ZZ-H-623a, Buna-N Winterized Wire Braid High Pressure Hydraulic Hose.....	Inch		Feet	
	1/4	2	100	\$32.92
	5/16	2	100	36.04
	3/8	2	100	38.31
	1/2	2	100	48.91
	5/8	2	100	59.79
	3/4	2	100	70.23
	1	2	100	90.38

j. A new paragraph designated as (m) is added, to read as follows:

(m) *Maximum prices for certain rubber belting, hose and packing.* The manufacturer's maximum prices for sale of a mechanical rubber good listed in Table XI-D shall be the percent set forth in Table XI-D of the selling price computed under § 1315.21a (a).

TABLE XI-D—MANUFACTURERS' MAXIMUM PRICES FOR SALES OF THE FOLLOWING RUBBER BELTING, HOSE AND PACKING, OTHER THAN NEOPRENE RUBBER BELTING, HOSE AND PACKING¹

Product	Maximum price is the following percent of the manufacturer's price computed under subparagraph (1) or (2) (ii) or (2) (iii) of section 1315.21a(a)
V-belt.....	117.3
Flat belting.....	113.8
Molded and braided hose.....	112.1
Cotton rubber-lined hose.....	120.3
All other hose.....	126.8
Sheet packing without reinforcement.....	119.0
Sheet packing with reinforcement.....	124.0

¹ This table of percents applies to a mechanical rubber good, the selling price of which may be computed under subparagraph (1) or (2) (ii) or (2) (iii) of § 1315.21a (a).

* This § 1315.37 (m) does not apply to a commodity which is priced under § 1315.21a (c) or § 1315.28 (b). The Administrator may by written order revise the maximum price for a commodity established under either of these sections (§ 1315.21a (c) or § 1315.28 (b)) to make it consistent with the level of maximum prices for the same or similar commodities that are established under § 1315.37 (m).

* Where an item of belting, hose, or packing listed in this table has a selling price computed under subparagraph (1) or (2) (ii) or (2) (iii) of § 1315.21a (a) which has been adjusted by an order issued under paragraph (a) of § 1315.30a (adjustments), its maximum price is the price established by the order or the price determined by applying the percent for that item listed in Table XI-D to the item's selling price computed under subparagraph (1) or (2) (ii) or (2) (iii) of § 1315.21a (a).

* Molded and braided hose is that type generally understood by the industry to be made with a vertically braided reinforcement and a molded cover, commonly referred to as long length hose such as air, fuel oil, garden, gasoline, spray, water, welding, etc.

* Cotton rubber-lined hose is that type generally understood by the industry to be made with a woven cotton jacket and a rubber lining, commonly referred to as fire hose or mill hose.

* All other hose is that type generally understood by the industry to be not defined as molded and braided hose or cotton rubber-lined hose, but is commonly referred to as wrapped hose, horizontally braided hose, and hand-built hose such as creamery, drillers, oil suction and discharge, hydraulic control, steam, suction, etc.

* Sheet packing without reinforcement is that type generally understood by the industry to be made without a reinforcement, commonly referred to as red sheet, all rubber sheet, oil resisting sheet, etc.

* Sheet packing with reinforcement is that type generally understood by the industry to be made with a reinforcement, commonly referred to as cloth inserted sheet, diaphragm sheet, chute lining sheet, wire inserted sheet, compressed asbestos sheet, etc.

k. A new paragraph designated (n) is added, to read as follows:

(n) *Manufacturers' maximum prices for certain hard rubber SLI battery containers and battery parts*—(1) *Applicability*. Notwithstanding any other provision of this regulation, this paragraph (n) is applicable to sales by manufacturers of hard rubber SLI battery containers, covers, and vents referred to below.

(2) *Manufacturers' maximum prices for certain hard rubber SLI battery containers*. (i) The manufacturer's maximum price for a sale of any of the following hard rubber SLI battery containers, shall be as follows:

SLI CONTAINERS

SAE container designation:	Maximum price per 1,000
S-8-B-----	\$715.00
S-10-B-----	781.00
S-10-C-----	822.00
S-13-B-----	860.00
S-16-B-----	932.00
S-16-C-----	966.00

(ii) The manufacturer's maximum price for a sale of a hard rubber SLI battery container listed in the SAE battery groups numbered I and II which is not priced under (i) above, shall be 128 percent of his January 5, 1942, selling price, and for a hard rubber SLI battery container listed in SAE battery groups III and IV which is not priced under (i) above, shall be 115 percent of his January 5, 1942, selling price.

(3) *Manufacturers' maximum prices for certain hard rubber SLI battery covers*. (i) The manufacturer's maximum price for a sale of any of the following standard hard rubber SLI battery covers, shall be as follows:

SLI COVERS

SAE cover designation:	Maximum price per 1,000
S-8 gasket-----	\$41.00
S-10 gasket-----	46.50
S-8 soft rubber bushing-----	60.25
S-10 soft rubber bushing-----	64.25
S-8 lead bushing-----	63.75

SLI COVERS—Continued

SAE cover designation:	Maximum price per 1,000
S-10 lead bushing-----	\$70.00
S-8 combination (lead and rubber)-----	60.25
S-10 combination (lead and rubber)-----	64.25

(ii) The manufacturer's maximum price for a sale of a standard hard rubber SLI battery lead bushing cover, not priced under (i) above, shall be 120 percent of his January 5, 1942, selling price, and for a standard hard rubber SLI combination lead and rubber bushing cover not priced under (i) above, shall be 125 percent of his January 5, 1942, selling price.

The manufacturer's maximum price for a sale of the standard hard rubber SLI battery gasket cover or a soft rubber bushing cover which is not priced under (i) above, shall be 135 percent of his January 5, 1942, selling price.

(4) *Manufacturers' maximum prices for certain hard rubber SLI vents*. (i) The manufacturer's maximum price for the following hard rubber SLI vents shall be as follows:

SLI VENTS

SAE vent designation:	Maximum price per 1,000
High-type, plug-baffle-----	\$17.30
Low-type, plug baffle-----	12.40
Vent plugs, double baffle-----	16.80

(ii) The manufacturer's maximum price for a sale of a hard rubber SLI high or low type battery vent whose maximum price is not established by (i) above, shall be 115 percent of his January 5, 1942, selling price.

(5) *Definition of "January 5, 1942, selling price"*. When used in this paragraph (n), the term "January 5, 1942, selling price" means the price stated in the manufacturer's schedule or price list in effect on that date, or a price which was regularly quoted by the manufacturer in any other manner on that date. This "January 5, 1942, selling price" is subject to all discounts, allowances and other deductions that the seller had in effect to a purchaser of the same class on January 5, 1942.

This amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5872; Filed, Apr. 8, 1946;
4:29 p. m.]

PART 1330—CONTAINERS

[MPR 96]

SPECIFIED TANKS AND VESSELS

Revised Price Schedule No. 96 is redesignated Maximum Price Regulation No. 96 and is revised to read as follows:

A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.

ARTICLE I—SCOPE OF THIS REGULATION AND PROHIBITIONS

- Sec.
1. What this regulation covers.
 2. Prohibitions against dealing at prices above the maximum.
 3. Evasion.

ARTICLE II—MAXIMUM PRICES

4. Manufacturers' maximum prices.
5. Maximum prices for resellers.
6. Discounts, allowances and price differentials.
7. Revision of maximum prices.
8. Notification to purchasers for resale.

ARTICLE III—ADJUSTMENT PROVISIONS

9. Applications for adjustment.
10. Adjustable pricing.

ARTICLE IV—MISCELLANEOUS PROVISIONS

11. Transfer of business.
12. Records and statements.
13. Licensing.
14. Enforcement.
15. Petitions for amendment.
16. Federal and State taxes.

AUTHORITY: § 1330.101 issued under 56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

ARTICLE I—SCOPE OF THIS REGULATION AND PROHIBITIONS

SECTION 1. *What this regulation covers*—(a) *Transactions covered*. This regulation applies to the sales, uninstalled, by any person of the tanks and vessels described in (b) below, except (1) sales by a householder who originally purchased for his own use and (2) auction sales made in good faith for the account of such a householder.

(b) *Commodities covered*. This regulation covers tanks and vessels 585 gallons and smaller in capacity, having a shell made from 7 gauge steel and lighter or from other metals of equivalent thickness, non-code pressure and non-pressure, coated and non-coated, lined and unlined.

These commodities include, but are not limited to the following: domestic fuel oil storage tanks, domestic steel septic tanks, domestic water tanks, range boilers, water storage tanks, cylindrical hydropneumatic tanks, expansion tanks, solar tanks, water purification tanks and water heater tanks.

The following commodities, however, are not covered by this regulation: leg tanks, skid tanks, tanks specifically designed for use with industrial equipment (except cylindrical hydropneumatic tanks as described above) subject to the provisions of Revised Maximum Price Regulation 136, products commonly known as pans and cans, such as pails and buckets, shipping containers, refuse receptacles, and drip and waste receivers.

(c) *Relationship to other regulations*.

(1) This regulation supersedes the General Maximum Price Regulation, Revised Maximum Price Regulation No. 136, Maximum Price Regulation No. 591, Revised Price Schedule No. 96 and any other regulations with respect to transactions and commodities covered by this regulation.

(2) *Exports.* The Second Revised Maximum Export Price Regulation covers export sales and sales to exporters.

(3) *Imports.* The Revised Maximum Import Price Regulation covers purchases, sales or deliveries if they originate outside of the Continental United States.

(d) *Geographical applicability.* This regulation applies in the forty-eight States of the United States and the District of Columbia.

(e) *Definitions.* "Manufacturer" means a person operating an establishment which produces or assembles any commodity covered by this regulation.

"Jobber" or "wholesaler" means a person who purchases the products covered by this regulation from a manufacturer for resale to industrial and commercial users, installers, or retailers.

"Retailer" means a person who maintains a store or similar establishment where 75 percent of the annual dollar volume of sales of all commodities covered by this regulation consists of sales without discounts (except cash discounts) from that establishment to ultimate consumers.

"Installer" means any person who sells any commodity covered by this regulation together with the labor, services, and materials required to install it.

SEC. 2. Prohibitions against dealing at prices above the maximum. On and after the effective date of this regulation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any commodity covered by this regulation at a price higher than the maximum price fixed by this regulation, regardless of any contract or other obligation. No person shall agree, offer, solicit or attempt to do any of the foregoing.

Lower prices may, of course, be charged.

SEC. 3. Evasion. The price limitations set forth in this regulation shall not be evaded by direct or indirect methods in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any commodities covered by this regulation, or by way of commissions, services, transportation or other charges, or by tying agreement or other trade understanding, or by making the terms and conditions of sale more onerous to buyers than they were during March 1942 (except as specifically permitted by this regulation).

ARTICLE II—MAXIMUM PRICES

SEC. 4. Manufacturers' maximum prices—(a) Commodities delivered or offered for delivery on July 1, 1941. The manufacturer's maximum price, f. o. b. point of shipment, for any commodity covered by this regulation which he delivered or offered for delivery on July 1, 1941, shall be the higher of the following: (1) the highest price for which such commodity was delivered or, if it was not delivered, offered for delivery, to each class of purchaser on July 1, 1941, plus 17 percent, or (2) the maximum price properly established by any applicable Office of Price Administration regulation before April 8, 1946.

Filing. A manufacturer determining a maximum price under paragraph (a)

(1) shall file a report of such maximum price with the Office of Price Administration, Building and Construction Price Division, Washington 25, D. C., within 15 days after first offering the item for sale, giving the following information:

(i) An adequate description of the commodity

(ii) The price in effect July 1, 1941 (State whether a published price or price charged for a delivery made on that date).

(iii) The maximum price as determined under Section 4 (a) (1)

(iv) All of the customary allowances, discounts and other price differentials.

(b) *Manufacturers who cannot establish maximum prices under paragraph (a).* A manufacturer who cannot establish a maximum price under paragraph

(a) above, but who had a maximum price "frozen" or established under any regulation before April 8, 1946, may apply for an order adjusting such maximum price to reflect the level of prices established under paragraph (a) above. Such application shall be submitted to the Prefabrication and Building Equipment Branch, Office of Price Administration, Washington 25, D. C., and shall contain the following information:

(1) Full description of the item. Cuts or detailed sketches should be supplied.

(2) Established maximum price for the item and the section and regulation under which the maximum price was established.

(3) If possible, the names of competitors marketing a similar item for which they had July 1, 1941, prices.

(c) *Maximum prices for new commodities.* A manufacturer who has not heretofore established his maximum price for a commodity now subject to this regulation (because he is newly engaged in manufacturing such commodity, or a new type or model of such commodity) shall establish his maximum price for its sale in accordance with the provisions of section 6, and the sections therein referred to, of Maximum Price Regulation No. 591. Every manufacturer who is required to establish a maximum price in accordance with these provisions shall give written notice to each purchaser at or before the issuance of the first invoice to the customer, of the maximum price so established for him.

SEC. 5. Maximum prices for resellers—

(a) *Sales by wholesalers.* The maximum price for sales by any wholesaler of the commodities covered by this regulation shall be his properly established maximum price to each class of purchaser in effect on April 7, 1946. However, on any item for which his acquisition cost is increased as a result of the increase permitted manufacturers under section 4, his maximum price for any item shall be the higher of the following: (1) his properly established maximum price in effect on April 7, 1946, or (2) the manufacturer's adjusted maximum less-than-carload price multiplied by 1.2 plus actual inbound freight charges.

(b) *Sales by retailers purchasing direct from manufacturers.* The maximum price for sales by any retailer of the commodities covered by this regulation purchasing direct from the manufacturer shall be his properly established maximum price to each class of purchaser in effect on April 7, 1946. However, on any item for which his acquisition cost is increased as a result of the increase permitted manufacturers under section 4, his maximum price for any item shall be the higher of the following: (1) his properly established maximum price in effect on April 7, 1946, or (2) the manufacturer's adjusted maximum less-than-carload price multiplied by 1.3 plus actual inbound freight charges.

(c) *Sales by retailers purchasing from persons other than the manufacturer.* The maximum price for sales by any retailer of the commodities covered by this regulation purchasing from persons other than the manufacturer shall be his properly established maximum price to each class of purchaser in effect on April 7, 1946. However, on any item for which his acquisition cost is increased as a result of the increase permitted manufacturers under section 4, his maximum price for any item shall be either his properly established maximum price in effect on April 8, 1946, or his supplier's properly established maximum price multiplied by 1.2 plus actual inbound freight charges whichever is higher.

(d) A person who sells a commodity covered by this regulation in assembly or combination with another commodity, as a part, component or subassembly thereof, shall not be deemed a "reseller" within the meaning of this section for his sales of the covered commodity in such assembly, and is not authorized by this section to reflect his increased cost of the covered commodity in his maximum price for the entire assembly or unit of which the covered commodity is a part.

SEC. 6. Discounts, allowances and price differentials. Every seller covered by this regulation shall extend discounts, allowances including transportation allowances and other price differentials at least as favorable as those in effect or those which would have been in effect to every class of purchaser on July 1, 1941.

SEC. 7. Revision of maximum prices. A maximum price established under this regulation may at any time be revised by order (not to apply retroactively) to make it consistent with the level of prices otherwise established by this regulation.

SEC. 8. Notification to purchasers for resale—(a) By manufacturers. Every manufacturer making sales of any commodity covered by this regulation shall at or before the first delivery on and after April 8, 1946, furnish to any purchaser, except an installer or an ultimate consumer, a written statement containing the information set forth below.

(1) A description of the commodity including the manufacturer's model or plate number, if any, and such additional information as may be necessary to identify the commodity on the manu-

facturer's pricing records and invoices to purchasers for resale.

(2) The manufacturer's maximum price both on car-load and less-than-carload basis and the terms and conditions fixed for sales to that class of purchaser.

(3) The section of the regulation under which the manufacturer's maximum price was established.

(4) Where approval of the manufacturer's maximum price by specific authorization of the Office of Price Administration is required, the date of such approval and the number of the specific order.

(b) *By wholesalers.* Every wholesaler shall on or before the first delivery after the effective date of this regulation furnish to any purchaser, except an ultimate consumer, a written statement containing the information set forth below.

(1) A description of the commodity.

(2) The wholesaler's maximum price and terms and conditions of sale fixed for sales to that class of purchaser.

(3) The section of the regulation under which the wholesaler's maximum price was established.

ARTICLE III—ADJUSTMENT PROVISIONS

SEC. 9. *Applications for adjustment.*

The maximum prices for any seller of any commodity covered by this regulation may be adjusted as hereinafter provided.

(a) *Manufacturers.* (1) A small volume manufacturer as defined below may use as his new maximum prices those which are calculated under Supplementary Order No. 118, and general orders issued pursuant thereto if the maximum prices so calculated are higher than the maximum prices established under the provisions of this regulation.

A small volume manufacturer for the purposes of this paragraph is any manufacturer:

(i) Whose total net sales of products made by him in 1941 (not including sales on contracts or sub-contracts of any United States War Procurement Agency or of any Allied Government) did not exceed \$200,000 or

(ii) Who cannot reasonably expect that his sales (not including sales on contracts or sub-contracts of any United States Procurement Agency or of any Allied Government) after giving consideration to all relevant factors, including the volume of his continuing war orders and the facilities, manpower, and materials available for his civilian business, will not be more than \$200,000 in the twelve months following the date of his report under Supplementary Order No. 118.

(2) Any other manufacturer may apply for an individual adjustment under Revised Supplementary Order 119 if, after the increase authorized for his commodity by this regulation, his maximum price still continues eligible for adjustment in accordance with the provisions of Supplementary Order No. 119.

(b) *Resellers.* Any reseller may re-determine his maximum price for any commodity covered by this regulation and for which the manufacturer's maximum price has been adjusted by adding to his

acquisition cost of such commodity the appropriate markup provided in this regulation.

SEC. 10. *Adjustable pricing.* Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery, but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may, however, be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to grant the authorization. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

ARTICLE IV—MISCELLANEOUS PROVISIONS

SEC. 11. *Transfer of business.* If the business, assets or stock-in-trade of any business, are sold or otherwise transferred after the effective date of this regulation, and the transferee carries on the business, or continues to deal in the same type of commodities in an establishment separate from any other establishment previously owned or operated by him, the maximum prices of the transferee shall be the same as those to which his transferor would have been subject if no such transfer had taken place, and his obligation to keep records sufficient to verify such prices shall be the same. The transferor shall either preserve and make available, or turn over to the transferee all records of transactions prior to the transfer which are necessary to enable the transferee to comply with the record provisions of this regulation.

SEC. 12. *Records and statements.* Every manufacturer making sales of any commodity covered by this regulation in an amount of \$200 or more in any one calendar month must comply with the following provisions for keeping price records and for maintaining statements of maximum prices.

(a) *Records.* Each such manufacturer must preserve for examination by representatives of the Office of Price Administration for so long as the Emergency Price Control Act of 1942, as amended, remains in effect, the following:

(1) All his records regarding his prices and pricing methods of commodities delivered or offered for delivery on July 1, 1941.

(2) Records relating to the prices he charged for such commodities as he sold after July 1, 1941, showing as precisely as possible the basis upon which he determined maximum prices for those commodities, including copies of his cor-

respondence with the Office of Price Administration and the letters and orders he received from the Office of Price Administration relating to such maximum prices.

(3) Records relating to sales made after the effective date of this regulation of commodities covered by this regulation, showing for each such sale, the date thereof, the name and address of the purchaser, the description of the item, the quantity sold and the price charged.

(b) *Statements of maximum prices.*

(1) Each such manufacturer must prepare and keep for examination by any person during ordinary business hours, a statement showing:

(i) His maximum prices to purchasers of each class of every commodity covered by this regulation which he sells or offers for sale.

(ii) An adequate description of each such commodity.

(iii) All of his customary allowances, discounts and other price differentials.

(2) The manufacturer must prepare this statement within 15 days of the date that his maximum price for a commodity is first established under this regulation. If he has previously prepared a statement of maximum prices under any other regulations superseded by this regulation as stated in section (c), and his maximum prices have not changed under this regulation, he need not prepare another statement. The manufacturer must also prepare an appropriate supplement to the statement within 10 days after any change in his maximum price is authorized by the Office of Price Administration.

(3) Any manufacturer who claims that substantial injury would result to him from making such statement available to any other person may file it with the appropriate field office of the Office of Price Administration. The information contained in such statement will not be published or disclosed unless it is determined that the withholding of such information is contrary to the purpose of this regulation.

SEC. 13. *Licensing.* The provisions of Licensing Order No. 1 licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more maximum price regulations. A person whose license is suspended may not, during the period of suspension, make any sales for which his license has been suspended.

SEC. 14. *Enforcement.* (a) Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

(b) If a manufacturer fails to keep the records required by this regulation or if such records are incorrect, or if he fails to report proposed maximum prices where required to do so, the Office of Price Administration may issue an order establishing maximum prices for his sales of commodities covered by this regulation which are consistent with the level of prices fixed by this regulation. The

issuance of any such order will not relieve the manufacturer of his obligations to comply with the reporting and record-keeping requirements of this regulation.

SEC. 15. Petitions for amendment. Any person seeking an amendment of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1. A petition for amendment must propose a change of general applicability in the regulation for the industry as a whole or a substantial portion thereof, or a change affecting all sellers in a given area, as distinguished from an application which seeks an individual price adjustment.

SEC. 16. Federal and State taxes. Any tax upon, or incident to, the sale or delivery of any of the commodities covered by this regulation, imposed by any statute of the United States or statute or ordinance of any state or subdivision thereof, shall be treated as follows in determining the seller's maximum price for such commodity and in preparing the records of such seller with respect thereto: If the statute or ordinance imposing such tax does not prohibit the seller from stating and collecting the tax separately from the purchase price, and the seller does separately state it, the seller may collect, in addition to the maximum price, the amount of the tax actually paid by him or an amount equal to the amount of tax paid by any prior vendor and separately stated and collected from the seller by the vendor from whom he purchased: *Provided, however,* That for the purpose of determining the applicable maximum price of any product covered by this regulation, the tax on the transportation of all property (excepting coal) imposed by section 620 of the Revenue Act of 1942 shall be treated as though it were an increase of 3 percent in the amount charged by every person engaged in the business of transporting property for hire. It shall not be treated as a tax for which a charge may be made in addition to the maximum price.

Effective date: This regulation shall become effective April 8, 1946.

Note: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5871; Filed, Apr. 8, 1946;
4:31 p. m.]

PART 1381—SOFTWOOD LUMBER

[RMPR 26, Amdt. 23]

DOUGLAS FIR AND OTHER WEST COAST LUMBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 26 is amended in the following respects:

1. Section 10 is amended to read as follows:

SEC. 10. Lumber produced in Canada. The maximum prices for lumber produced in Canada, west of the crest of the Cascade Mountains, and imported into or resold in the United States are the maximum prices, f. o. b. mill, set forth

	0' to 20'	6'	8'	10'	12'	14'	16' 18' 20'	Add. for dry except par. 185	Add. for sel. merch. par. 186	Add. for par. 185 dry only	Deduct for rough
1 x 2-----	\$37.50	\$37.50	\$37.50	\$37.50	\$37.50	\$39.00	\$40.00	\$4.00	\$4.00	\$8.00	\$1.00
1 x 3-----	37.50	37.50	37.50	37.50	37.50	39.00	40.00	4.00	4.00	8.00	1.00
1 x 4-----	34.50	34.50	34.50	34.50	34.50	36.00	37.00	4.00	4.00	10.00	1.00
1 x 6-----	34.50	34.50	34.50	34.50	34.50	36.00	37.00	4.00	5.00	10.00	1.00
1 x 8-----	34.50	34.50	34.50	34.50	34.50	36.00	37.00	4.00	6.00	12.00	1.00
1 x 10-----	33.50	33.50	33.50	33.50	33.50	35.00	36.00	4.00	7.00	13.00	1.00
1 x 12-----	35.50	35.50	35.50	35.50	35.50	37.00	38.00	4.00	8.00	14.00	1.00

3. In section 23, the undesignated note immediately below table 2 is amended to read: "Maximum prices for hemlock and all species of true fir in sizes priced in this table are the same as for Douglas fir."

4. In section 25, General Notes, the table in Note 3 is amended to read as follows:

Grade paragraphs	For paragraph 300	For paragraph 301	For paragraph 302
221, 223, 224, 251, 252-----	\$1.00	\$2.00	\$5.00
224, 285-----	xxx	xxx	5.00
222, 289-----	xxx	xxx	4.00

This amendment shall become effective April 6, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5783; Filed, Apr. 5, 1946;
4:23 p. m.]

PART 1365—HOUSEHOLD FURNITURE

[3d Rev. MPR 213, Amdt. 2]

NEW COIL AND FLAT BEDSPRINGS AND METAL BEDS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith; and it has been filed with the Division of the Federal Register.

Third Revised Maximum Price Regulation No. 213 is amended in the following respect:

1. Section 10 is amended to read as follows:

SEC. 10. Retail price label. (a) No person shall sell, offer to sell, or deliver, and no person shall receive delivery in the course of trade or business of any article covered by this regulation, except an article manufactured primarily for use in hospitals, unless there is securely attached to such article a durable tag containing in easily readable lettering the following:

O. P. A. has established a retail ceiling price of \$----- (insert correct figure) for this (insert "bedspring" or "metal bed"). Lower prices may be charged.

¹ 11 F.R. 394.

in article V plus additions for transportation permitted in section 7: *Provided, however,* That the amount of such addition may not be greater than if the shipment had originated at Seattle, Wash.

2. In section 23, the base prices in table 1 are amended to read as follows:

This tag may not be removed until after delivery to the consumer.

Every article delivered to a jobber or a retailer, except an article manufactured primarily for use in hospitals, after the effective date of this regulation must have the tag described above securely attached to it at all times while in his stock (including those in warehouses or storage).

(b) A manufacturer or jobber offering any article covered by this regulation, except an article manufactured primarily for use in hospitals, at a maximum price established by this regulation shall attach the tag described in paragraph (a) above to it. In most cases the person who must attach the tag will be the manufacturer but in those cases where articles are in the stock of jobbers or retailers, when this regulation becomes effective, they must attach the tag. As stated in paragraph (a) it shall be the responsibility of each jobber and retailer to see to it that a tag as described in paragraph (a) is attached to every bedspring and metal bed in his stock except those manufactured primarily for use in hospitals.

This amendment shall become effective on the 15th day of April 1946.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5927; Filed, Apr. 9, 1946;
11:35 a. m.]

PART 1380—HOUSEHOLD AND SERVICE INDUSTRY MACHINES

[MPR 598, Amdt. 8]

POSTWAR HOUSEHOLD MECHANICAL REFRIGERATORS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 598 is amended in the following respects:

1. Section 24, Appendix A, is amended by deleting from the table of retail prices the following makes and models of refrigerators:

Make	Brand	1946 model No.	First zone	Second zone	Third zone	Fourth zone
Serval Corporation.....	Electrolux.....	R-400.....	\$149.95	\$153.45	\$155.95	\$156.45
		R-600A.....	192.95	196.45	198.95	199.45
		R-600.....	274.95	278.45	280.95	281.45
		R-800A.....	269.95	273.45	275.95	276.45
		R-800.....	324.95	328.45	330.95	331.45
		N-603.....	284.95	287.95	290.45	291.95
Westinghouse Electric and Mfg. Co.	Westinghouse.....	N-803.....	334.95	337.95	340.45	341.95
		B-7-46.....	179.95			

2. The 2d Zone retail ceiling prices for all models of Frigidaire brand refrigerators manufactured by the General Motors Corporation are deleted from the table of retail ceiling prices.

3. The following makes and models of refrigerators to be inserted in alphabetical order are added to the table of retail ceiling prices:

Make	Brand	1946 model No.	First zone	Second zone	Third zone	Fourth zone	Fifth zone
Borg Warner Corp.....	Norge.....	N-406.....	\$140.75	\$143.75	\$145.75	\$145.75	\$149.75

Make	Brand	1946 model No.	First zone	Second zone	Third zone	Fourth zone
Bullock's.....	"Bullock's Snow Cap.".....	A-763-5.....	\$157.95			
Serval, Inc.....	Serval.....	R-400.....	149.95	\$153.45	\$155.95	\$156.45
		R-600A.....	192.95	196.45	198.95	199.45
		R-600.....	274.95	278.45	280.95	281.45
		R-800A.....	269.95	273.45	275.95	276.45
		R-800.....	324.95	328.45	330.95	331.45
		N-603.....	284.95	287.95	290.45	291.95
Westinghouse Electric Corp.....	Westinghouse.....	N-803.....	334.95	337.95	340.45	341.95
		R-803A.....	334.95	337.95	340.45	341.95
		B-7-46.....	179.95			
		AS-7-46.....	164.95			

¹ Zone 1 includes the 48 States and the District of Columbia.

² These prices are subject to an additional charge of \$25.00 if at the request of the purchaser the refrigerator is sold equipped with an open type unit. Models so equipped do not include a storage bin. These prices are also subject to an additional charge of \$2.50 for a refrigerator equipped with a left-hand door.

³ These prices are subject to an additional charge of \$5.00 for a refrigerator equipped with a left-hand door.

This amendment shall become effective on the 9th day of April 1946.

Issued this 9th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5930; Filed, Apr. 9, 1946;
11:36 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [2d Rev. MPR 183, Amdt. 23]

MISCELLANEOUS COMMODITIES IN PUERTO RICO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Second Revised Maximum Price Regulation 183 is amended in the following respects:

1. A new paragraph (d) is added to Section 4.14 to read as follows:

(d) *Suspension of certain commodities from price control.* The provisions of this section are suspended for an indefinite period of time with respect to export sales of canned grapefruit sections, segments or pieces packed in Puerto Rico.

2. A new section 12.14 is added to read as follows:

SEC. 12.14 *Electric cooking stoves.*—(a) *Definitions.* When used in this section the term:

¹ 10 F.R. 7635, 8933, 9223, 9227, 10224, 10976, 11666, 11811, 12555, 12744, 12745, 12961, 13230, 14247, 15173; 11 F.R. 608, 799, 1101, 1406.

No. 70—13

PART 1363—FEEDINGSTUFFS

[RMPR 74, Amdt. 8]

ANIMAL PRODUCT FEEDINGSTUFFS

A statement of the consideration involved in the issuance of this amendment, issued simultaneously herewith has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 74 is amended in the following respects:

1. Section 4 (c) is added to read as follows:

(c) Any person owning domestic or imported dry rendered tankage may have the fat extracted on a custom service basis and sell the fat and the dry rendered tankage at their respective lawful maximum prices. If the person who performs the extraction service is also the purchaser of either the fat or the dry rendered tankage or both he must deduct from the appropriate maximum price for such product or products his maximum lawful charge for the extraction service.

2. Section 5 (c) is added to read as follows:

(c) Any person owning domestic or imported wet rendered tankage may have the fat extracted on a custom service basis and sell the fat and the wet rendered tankage at their respective lawful maximum prices. If the person who performs the extraction service is also the purchaser of either the fat or the wet rendered tankage or both he must deduct from the appropriate maximum price for such product or products his maximum lawful charge for the extraction service.

This amendment shall become effective April 15, 1946.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

Approved: March 29, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

[F. R. Doc. 46-5923; Filed, Apr. 9, 1946;
11:34 a. m.]

PART 1499—COMMODITIES AND SERVICES

[2d Rev. SR 14, Amdt. 22]

DEFLUORINATED PHOSPHATE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1.5 (a) *Sales by processors* (1) is amended to read as follows:

(1) The maximum price for all sales and deliveries by processors of defluorinated phosphate packed in 100 pound paper bags f. o. b. processor's plant shall be \$35.73 per net ton.

This amendment shall become effective April 15, 1946.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5925; Filed, Apr. 9, 1946;
11:35 a. m.]

(1) "Unbranded" means any electric hotplate or stove that does not have any permanent identifying characteristic as to the manufacturer thereof, or for whom it was manufactured, affixed thereto by such manufacturer.

(b) *Maximum prices for unbranded electric hotplates or stoves.* The maximum prices for unbranded electric hotplates or stoves shall be as follows:

Description	At wholesale	At retail
Single burner hotplate or stove, with cord.....	Each \$0.92	Each \$1.25
Double burner hotplate or stove, with cord.....	1.87	2.40

(c) *Tagging.* (1) No person may sell at wholesale any article covered by this section unless there is attached to the article a tag or label containing the OPA retail ceiling price.

(2) No person may sell at retail any article covered by this section unless there is attached to the article a tag or label provided by the wholesaler in accordance with paragraph (a) of this section. Such tag or label may not be removed until after the article is delivered to the consumer.

This amendment shall become effective April 15, 1946.

Issued this 9th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5924; Filed, Apr. 9, 1946;
11:35 a. m.]

PART 1364—FRESH, CURED AND CANNED
MEAT AND FISH PRODUCTS

[MPR 394, Amdt. 21]

RETAIL CEILING PRICES FOR KOSHER BEEF,
VEAL, LAMB AND MUTTON CUTS AND ALL
VARIETY MEATS AND EDIBLE BY-PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 394 is amended in the following respects:

1. In section 19 (a) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(a) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 1 for kosher retailers.

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D ¹
II. KOSHER VEAL					
1. Breast (bone-in).....	27	26	24	22	18
2. Shoulder (square-cut) (bone-in).....	36	35	32	30	24
3. Shoulder chops or roast (bone-in) (also arm and blade).....	43	42	40	37	30
4. Shoulder clod (boneless) (also square cut shoulder).....	65	64	60	55	45
5. Shank (bone-in).....	27	26	24	22	18
6. Shank (boneless).....	38	37	34	31	25
7. Rib chops or roast.....	49	48	44	41	33
8. Neck (bone-in).....	27	26	24	22	18
9. Neck (boneless).....	38	37	34	31	25
10. Patties (ground veal).....	41	41	41	41	41
11. Wholesale cuts: A. Fore-quarters.....	25	24	22	21	17

[Cents per pound]

Cuts of meat	Lamb (grade)			Mutton (grade)		
	AA or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice and Good	M or Commercial R or Utility and Culls
III. KOSHER LAMB AND MUTTON						
1. Rib chops and roast.....	57	54	50	46	27	24
2. Yoke, rattle or triangle (bone-in).....	33	32	31	29	17	15
3. Breast and shank (bone-in).....	25	23	22	20	12	11
4. Square cut chuck (bone-in).....	44	42	38	35	22	19
5. Shoulder chops, blade or arm chops.....	49	47	44	40	24	21
6. Neck (bone-in).....	28	27	25	23	14	13
7. Neck (boneless).....	39	39	39	39	30	30
8. Patties (ground meat) including boneless breast and shank.....	39	39	39	39	30	30
9. Wholesale cuts:						
A. Fore-quarters.....	27	26	24	22	14	11
B. Bracelet-whole.....	31	30	27	23	17	15
C. Chuck-whole.....	26	24	24	22	13	10

2. In section 19 (b) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(b) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 2 for kosher retailers.

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D ¹
II. KOSHER VEAL					
1. Breast (bone-in).....	25	24	23	21	17
2. Shoulder (square-cut) (bone-in).....	34	33	31	28	23
3. Shoulder chops or roast (bone-in) (also arm and blade).....	41	40	38	35	29
4. Shoulder clod (boneless) (also square cut shoulder).....	63	62	58	53	43
5. Shank (bone-in).....	25	24	23	21	17
6. Shank (boneless).....	36	35	32	30	24
7. Rib chops or roast.....	47	46	43	39	31
8. Neck (bone-in).....	25	24	23	21	17
9. Neck (boneless).....	36	35	32	30	24
10. Patties (ground veal).....	39	39	39	39	39
11. Wholesale cuts: A. Fore-quarters.....	24	23	21	19	16

[Cents per pound]

Cuts of meat	Lamb (grade)			Mutton (grade)		
	AA or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice and Good	M or Commercial R or Utility and Culls
III. KOSHER LAMB AND MUTTON						
1. Rib chops and roast.....	55	52	48	44	25	22
2. Yoke, rattle or triangle (bone-in).....	31	30	30	28	15	13
3. Breast and shank (bone-in).....	23	21	20	18	9	8
4. Square cut chuck (bone-in).....	42	40	36	33	20	17
5. Shoulder chops, blade or arm chops.....	48	45	42	38	22	19
6. Neck (bone-in).....	26	25	23	21	12	11
7. Neck (boneless).....	37	37	37	37	28	28
8. Patties (ground meat) including boneless breast and shank.....	37	37	37	37	28	28
9. Wholesale cuts:						
A. Fore-quarters.....	26	24	23	21	12	11
B. Bracelet-whole.....	30	28	26	22	15	14
C. Chuck-whole.....	24	23	22	21	11	10

3. In section 19 (c) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(c) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 3 for kosher retailers.

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D ¹
II. KOSHER VEAL					
1. Breast (bone-in).....	24	23	21	20	16
2. Shoulder (square cut) (bone-in).....	33	32	29	27	21
3. Shoulder chops or roast (bone-in) (also arm and blade).....	40	39	37	34	27
4. Shoulder clod (boneless) (also square cut shoulder).....	62	61	57	52	42
5. Shank (bone-in).....	24	23	21	20	16
6. Shank (boneless).....	35	34	31	28	23
7. Rib chops or roast.....	46	45	41	38	30
8. Neck (bone-in).....	24	23	21	20	16
9. Neck (boneless).....	35	34	31	28	23
10. Patties (ground veal).....	38	38	38	38	38
11. Wholesale cuts: A. Fore-quarters.....	23	22	20	19	15

[Cents per pound]

Cuts of meat	Lamb (grade)			Mutton (grade)		
	AA or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice and Good	M or Commercial R or Utility and Culls
III. KOSHER LAMB AND MUTTON						
1. Rib chops and roast.....	55	52	48	44	25	22
2. Yoke, rattle or triangle (bone-in).....	31	30	30	28	15	13
3. Breast and shank (bone-in).....	23	21	20	18	9	8
4. Square cut chuck (bone-in).....	42	40	36	33	20	17
5. Shoulder chops, blade or arm chops.....	48	45	42	38	22	19
6. Neck (bone-in).....	26	25	23	21	12	11
7. Neck (boneless).....	37	37	37	37	28	28
8. Patties (ground meat) including boneless breast and shank.....	37	37	37	37	28	28
9. Wholesale cuts:						
A. Fore-quarters.....	26	24	23	21	12	11
B. Bracelet-whole.....	30	28	26	22	15	14
C. Chuck-whole.....	24	23	22	21	11	10

4. In section 19 (d) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(d) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 4 for kosher retailers.

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D ¹
II. KOSHER VEAL					
1. Breast (bone-in).....	23	22	21	19	15
2. Shoulder (square-cut) (bone-in).....	32	31	29	26	21
3. Shoulder chops or roast (bone-in) (also arm and blade).....	39	38	36	33	27

(d) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 4 for kosher retailers—Con.

Cuts of meat	Grades				D ¹
	A A or Choice	A or Good	B or Com- mercial	C or Utility	
II. KOSHER VEAL—continued					
4. Shoulder clod (boneless) (also square cut shoulder).....	19	60	56	51	41
5. Shank (bone-in).....	23	22	21	19	15
6. Shank (boneless).....	34	33	30	28	22
7. Rib chops or roast.....	45	44	41	37	29
8. Neck (bone-in).....	23	22	21	19	15
9. Neck (boneless).....	34	33	30	28	22
10. Patties (ground veal).....	37	37	37	37	37
11. Wholesale cuts: A. Fore- quarters.....	22	21	20	18	14

[Cents per pound]

[Cents per pound]

(e) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 5 for kosher retailers.

Cuts of meat	Grade				D ¹
	AA or Choice	A or Good	B or Com- mercial	C or Utility	
I. KOSHER VEAL					
1. Breast (bone-in)	23	23	21	19	15
2. Shoulder square cut (bone- in)	32	32	29	26	21
3. Shoulder chops or roast (bone-in) (also arm and blade)	40	39	36	34	27
4. Shoulder clod (boneless) (also square cut shoulder)	62	60	56	52	42
5. Shank (bone-in)	23	23	21	19	15
6. Shank (boneless)	35	34	31	28	22
7. Rib chops or roast	46	45	41	37	30
8. Neck (bone-in)	23	23	21	19	15
9. Neck (boneless)	35	34	31	28	22
10. Patties (ground veal)	37	37	37	37	37
11. Wholesale cuts: A. Fore- quarters	22	22	20	18	15

[Cents per pound]

(f) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 6 for kosher retailers.

Cuts of meat	Grade				D ¹
	AA or Choice	A or Good	B or Com- mercial	C or Utility	
II. KOSHER VEAL					
1. Breast (bone-in).....	24	23	21	20	16
2. Shoulder (square cut) (bone- in).....	33	32	29	27	21
3. Shoulder chops or roast (bone-in) (also arm and blade).....	40	39	37	34	27
4. Shoulder clod (boneless) (al- so square cut shoulder).....	62	61	57	52	42
5. Shank (bone-in).....	24	23	21	20	16
6. Shank (boneless).....	35	34	31	29	23
7. Rib chops or roast.....	46	45	41	38	30
8. Neck (bone-in).....	24	23	21	20	16
9. Neck (boneless).....	35	34	31	29	23
10. Patties (ground veal).....	38	38	38	38	38
11. Wholesale cuts: A. Fore- quarters.....	23	22	20	19	15

[Cents per pound]

(g) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 7 for kosher retailers.

[Cents per pound]					
Cuts of meat	Grade				D ¹
	A A or Choice	A or Good	B or Com- mercial	C or Utility	
II. KOSHER VEAL					
1. Breast (bone-in).....	24	24	22	20	16
2. Shoulder (square cut) (bone- in).....	33	32	30	27	22
3. Shoulder chops or roast (bone-in) (also arm and blade).....	41	40	37	34	28
4. Shoulder clod (boneless) (also square cut shoulder).....	63	61	57	53	42
5. Shank (bone-in).....	24	24	22	20	16
6. Shank (boneless).....	35	34	32	29	23
7. Rib chops or roast.....	46	45	42	38	30
8. Neck (bone-in).....	24	24	22	20	16
9. Neck (boneless).....	35	34	32	29	23
10. Patties (ground veal).....	38	38	38	38	38
11. Wholesale cuts: A. Fore- quarters.....	23	22	21	19	15

[Cents per pound]

5. In section 19 (e) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

Cuts of meat	Lamb (grade)				Mutton (grade)			
	A A or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice and Good	M or Commercial	R or Utility and Culls	
III. KOSHER LAMB AND MUTTON								
1. Rib chops and roast.....	55	52	48	44	25	22	19	
2. Yoke, rattle, or triangle (bone-in).....	31	30	28	25	15	13	12	
3. Breast and shank (bone-in).....	23	21	20	18	11	9	8	
4. Square cut chuck (bone-in).....	42	40	36	33	20	17	14	
5. Shoulder chops, blade or arm chops, neck (bone-in).....	48	45	42	38	22	19	17	
6. Neck (boneless).....	29	28	26	23	21	19	17	
7. Neck (boneless).....	37	37	37	37	37	37	37	
8. Patties (ground meat) including boneless breast and shank.....	37	37	37	37	37	37	37	
9. Wholesale cuts: A. Fore-quarters.....	26	24	23	21	12	11	9	
B. Bracklet-whole.....	30	28	26	23	15	14	11	
C. Chuck-whole.....	24	23	22	21	11	10	9	

6. In section 19 (f) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

Cuts of meat	Lamb (grade)				Mutton (grade)			
	A A or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice and Good	M or Commercial	R or Utility and Culls	
III. KOSHER LAMB AND MUTTON								
1. Rib chops and roast.....	56	53	49	44	26	23	20	
2. Yoke, rattle, or triangle (bone-in).....	31	31	30	28	15	14	12	
3. Breast and shank (bone-in).....	23	22	20	19	11	10	8	
4. Square cut chuck (bone-in).....	43	40	37	33	20	17	15	
5. Shoulder chops, blade or arm chops, neck (bone-in).....	48	45	42	38	22	20	17	
6. Neck (boneless).....	27	25	24	21	13	11	10	
7. Neck (boneless).....	37	37	37	37	37	37	37	
8. Patties (ground meat) including boneless breast and shank.....	37	37	37	37	37	37	37	
9. Wholesale cuts: A. Fore-quarters.....	26	25	23	21	12	11	9	
B. Bracklet-whole.....	30	29	26	22	16	14	12	
C. Chuck-whole.....	24	23	22	21	12	10	9	

[Cents per pound]

7. In section 19 (g) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

Cuts of meat	Lamb (grade)				Mutton (grade)			
	A A or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice and Good	M or Commercial	R or Utility and Culls	
III. KOSHER LAMB AND MUTTON								
1. Rib chops and roast.....	56	53	49	45	26	23	20	
2. Yoke, rattle, or triangle (bone-in).....	32	31	30	28	16	14	13	
3. Breast and shank (bone-in).....	24	22	21	19	11	10	9	
4. Square cut chuck (bone-in).....	43	40	37	33	20	18	15	
5. Shoulder chops, blade or arm chops, neck (bone-in).....	48	46	42	39	23	20	17	
6. Neck (boneless).....	28	26	24	22	13	12	10	
7. Neck (boneless).....	38	38	38	38	38	38	38	
8. Patties (ground meat) including boneless breast and shank.....	38	38	38	38	38	38	38	
9. Wholesale cuts: A. Fore-quarters.....	26	25	23	21	13	11	10	
B. Bracklet-whole.....	31	29	26	22	16	14	12	
C. Chuck-whole.....	25	24	23	21	12	11	9	

[Cents per pound]

8. In section 19 (h) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

Cuts of meat	Lamb (grade)				Mutton (grade)			
	A A or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice and Good	M or Commercial	R or Utility and Culls	
III. KOSHER LAMB AND MUTTON								
1. Rib chops and roast.....	56	53	50	45	27	24	20	
2. Yoke, rattle, or triangle (bone-in).....	32	31	31	29	16	15	13	
3. Breast and shank (bone-in).....	24	23	21	19	12	10	9	
4. Square cut chuck (bone-in).....	43	41	38	34	21	18	16	
5. Shoulder chops, blade or arm chops, neck (bone-in).....	49	46	43	39	23	20	18	
6. Neck (boneless).....	28	26	24	22	13	12	10	
7. Neck (boneless).....	38	38	38	38	38	38	38	
8. Patties (ground meat) including boneless breast and shank.....	38	38	38	38	38	38	38	
9. Wholesale cuts: A. Fore-quarters.....	27	25	24	22	13	12	10	
B. Bracklet-whole.....	31	29	26	23	16	14	12	
C. Chuck-whole.....	25	24	23	22	12	11	10	

(k) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 9 North for kosher retailers.

[Cents per pound]

Cuts of meat	Grade			
	A or Choice	A or Good	B or Commercial	C or Utility
II. KOSHER VEAL				
1. Breast (bone-in)	27	27	25	23
2. Shoulder (square cut) (bone-in)	35	36	33	30
3. Shoulder chops or roast (bone-in) (also arm and blade)	44	43	40	38
4. Shoulder clod (boneless) (also square cut shoulder)	66	64	61	59
5. Shank (bone-in)	27	27	25	23
6. Shank (boneless)	39	38	35	32
7. Rib chops or roast	50	49	45	41
8. Neck (bone-in)	27	27	25	23
9. Neck (boneless)	39	38	35	32
10. Patties (ground veal)	41	41	41	41
11. Wholesale cuts: A. Fore-quarters	24	24	22	20

[Cents per pound]

Cuts of meat	Lamb (grade)		Mutton (grade)	
	A or Choice	A or Good	B or Commercial	C or Utility
III. KOSHER LAMB AND MUTTON				
1. Rib chops and roast	58	55	51	47
2. Yoke, rattle, or triangle (bone-in)	34	33	32	30
3. Breast and shank (bone-in)	25	24	23	21
4. Square cut chuck (bone-in)	45	42	39	35
5. Shoulder chops, blade or arm chops	50	48	44	41
6. Neck (bone-in)	29	28	26	24
7. Neck (boneless)	40	40	40	40
8. Patties (ground meat) including boneless breast and shank	40	40	40	40
9. Wholesale cuts: A. Fore-quarters	28	26	25	23
B. Bracelot whole	32	30	28	26
C. Chuck whole	26	25	24	23

12. In section 19 (l) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(j) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 9 South for kosher retailers.

[Cents per pound]

Cuts of meat	Grade			
	A or Choice	A or Good	B or Commercial	C or Utility
II. KOSHER VEAL				
1. Breast (bone-in)	25	24	23	21
2. Shoulder square cut (bone-in)	34	33	31	28
3. Shoulder chops or roast (bone-in) (also arm and blade)	41	40	38	35
4. Shoulder clod (boneless) (also square cut shoulder)	63	62	58	53
5. Shank (bone-in)	25	24	23	21
6. Shank (boneless)	39	38	35	32
7. Rib chops or roast	47	46	42	39
8. Neck (bone-in)	25	24	23	21
9. Neck (boneless)	39	38	35	32
10. Patties (ground veal)	39	39	39	39
11. Wholesale cuts: A. Fore-quarters	24	23	21	19

[Cents per pound]

Cuts of meat	Lamb (grade)		Mutton (grade)	
	A or Choice	A or Good	B or Commercial	C or Utility
III. KOSHER LAMB AND MUTTON				
1. Rib chops and roast	57	54	50	46
2. Yoke, rattle, or triangle (bone-in)	33	32	31	29
3. Breast and shank (bone-in)	25	23	22	20
4. Square cut chuck (bone-in)	44	42	38	35
5. Shoulder chops, blade or arm chops	49	47	44	40
6. Neck (bone-in)	28	27	25	23
7. Neck (boneless)	39	39	39	39
8. Patties (ground meat) including boneless breast and shank	39	39	39	39
9. Wholesale cuts: A. Fore-quarters	27	26	24	22
B. Bracelot whole	31	30	27	25
C. Chuck whole	26	24	24	22

11. In section 19 (k) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(i) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 8 North for kosher retailers.

[Cents per pound]

Cuts of meat	Grade			
	A or Choice	A or Good	B or Commercial	C or Utility
II. KOSHER VEAL				
1. Breast (bone-in)	25	24	22	20
2. Shoulder (square cut) (bone-in)	34	33	30	28
3. Shoulder chops or roast (bone-in) (also arm and blade)	41	40	38	35
4. Shoulder clod (boneless) (also square cut shoulder)	63	62	58	53
5. Shank (bone-in)	25	24	22	20
6. Shank (boneless)	39	38	35	32
7. Rib chops or roast	47	46	42	39
8. Neck (bone-in)	25	24	23	21
9. Neck (boneless)	39	38	35	32
10. Patties (ground veal)	39	39	39	39
11. Wholesale cuts: A. Fore-quarters	23	23	21	19

[Cents per pound]

Cuts of meat	Lamb (grade)		Mutton (grade)	
	A or Choice	A or Good	B or Commercial	C or Utility
III. KOSHER LAMB AND MUTTON				
1. Rib chops and roast	57	54	50	46
2. Yoke, rattle, or triangle (bone-in)	33	32	31	29
3. Breast and shank (bone-in)	25	23	22	20
4. Square cut chuck (bone-in)	44	42	38	35
5. Shoulder chops, blade or arm chops	49	47	45	40
6. Neck (bone-in)	28	27	25	23
7. Neck (boneless)	39	39	39	39
8. Patties (ground meat) including boneless breast and shank	39	39	39	39
9. Wholesale cuts: A. Fore-quarters	27	26	24	22
B. Bracelot whole	31	30	27	25
C. Chuck whole	26	24	24	22

10. In section 19 (j) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(h) Retail ceiling prices for kosher beef, veal, lamb, and mutton, fresh and cured, Zone 8 South for kosher retailers.

[Cents per pound]

Cuts of meat	Grade			
	A or Choice	A or Good	B or Commercial	C or Utility
II. KOSHER VEAL				
1. Breast (bone-in)	25	24	22	20
2. Shoulder (square cut) (bone-in)	34	33	30	28
3. Shoulder chops or roast (bone-in) (also arm and blade)	41	40	38	35
4. Shoulder clod (boneless) (also square cut shoulder)	63	62	58	53
5. Shank (bone-in)	25	24	22	20
6. Shank (boneless)	39	38	35	32
7. Rib chops or roast	47	46	42	39
8. Neck (bone-in)	25	24	22	20
9. Neck (boneless)	39	38	35	32
10. Patties (ground veal)	39	39	39	39
11. Wholesale cuts: A. Fore-quarters	23	23	21	19

[Cents per pound]

Cuts of meat	Lamb (grade)		Mutton (grade)	
	A or Choice	A or Good	B or Commercial	C or Utility
III. KOSHER LAMB AND MUTTON				
1. Rib chops and roast	57	54	50	46
2. Yoke, rattle, or triangle (bone-in)	33	32	31	29
3. Breast and shank (bone-in)	24	23	22	20
4. Square cut chuck (bone-in)	44	41	38	34
5. Shoulder chops, blade or arm chops	49	46	43	40
6. Neck (bone-in)	28	27	25	23
7. Neck (boneless)	39	39	39	39
8. Patties (ground meat) including boneless breast and shank	39	39	39	39
9. Wholesale cuts: A. Fore-quarters	27	26	24	22
B. Bracelot whole	31	30	27	25
C. Chuck whole	25	24	24	22

9. In section 19 (i) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(a) Retail ceiling prices for kosher sausage.

FRANKFURTERS
[Price per pound]

	Zones									
	I	II	III	IV	IV-A	V	VI	VII	VIII	IX, s
se.....	56	55	51	51	50	49	49	49	50	52
sc.....	52	51	47	47	45	45	45	45	46	48

Bologna and Knackwurst									
se.....	49	47	44	44	42	41	41	42	43
sc.....	47	46	43	43	41	40	40	41	42

SALAMI—SOFT									
se.....	61	61	48	48	47	47	47	47	48
sc.....	71	71	68	68	67	67	67	67	68

SALAMI—MEDIUM OR HARD (SOLD WEIGHT SHOULD NOT EXCEED 80 PERCENT OF THE PURCHASED WEIGHT)

14. In section 24 (a) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(a) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone I.

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	21	20	19	17	15
2. Shoulder (square cut) (bone-in).....	27	26	25	23	19
3. Shoulder chops or roast (bone-in) (also arm and blade).....	33	33	30	28	23
4. Shoulder clod (boneless) (also square cut shoulder).....	50	48	45	41	33
5. Shank (boneless).....	21	20	19	17	15
6. Shank (bone-in).....	28	28	26	24	19
7. Rib chops or roast.....	37	36	33	31	25
8. Neck (bone-in).....	21	20	19	17	15
9. Neck (boneless).....	28	28	26	24	19
10. Patties (ground veal).....	35	35	35	35	35
11. Wholesale cuts [Note—May not be sold to other retailers]:					
A. Forequarters.....	23	22	21	19	16

13. In section 23 (a) the table of prices is amended to read as follows:

(1) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 10 for kosher retailers.

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	25	25	23	21	17
2. Shoulder (square cut) (bone-in).....	34	34	31	28	23
3. Shoulder chops or roast (bone-in) (also arm and blade).....	42	41	38	36	29
4. Shoulder clod (boneless) (also square cut shoulder).....	64	62	59	54	44
5. Shank (boneless).....	25	25	23	21	17
6. Shank (bone-in).....	37	36	33	30	24
7. Rib chops or roast.....	48	47	43	39	32
8. Neck (bone-in).....	25	25	23	21	17
9. Neck (boneless).....	37	36	33	30	24
10. Patties (ground veal).....	39	39	39	39	39
11. Wholesale cuts: A. Forequarters.....	24	23	21	20	16

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
III. KOSHER LAMB AND MUTTON					
1. Rib chops and roast.....	53	54	51	46	22
2. Yoke, rattle, or triangle (bone-in).....	33	33	32	30	17
3. Breast and shank (bone-in).....	25	24	22	20	12
4. Square cut chuck (bone-in).....	45	42	39	35	22
5. Shoulder chops, blade or arm chops.....	50	47	44	40	24
6. Neck (bone-in).....	29	27	26	23	13
7. Neck (boneless).....	39	39	39	39	30
8. Patties (ground meat) including boneless breast and shank.....	39	39	39	39	30
9. Wholesale cuts:					
A. Forequarters.....	28	26	24	22	14
B. Braclet whole.....	32	30	27	24	17
C. Chuck whole.....	26	25	24	22	13

shesher Lamb and Mutton" is amended to read as follows:

(b) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone II.

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	19	18	17	16	13
2. Shoulder (square cut) (bone-in).....	25	25	23	21	17
3. Shoulder chops or roast (bone-in) (also arm and blade).....	32	31	29	26	21
4. Shoulder clod (boneless) (also square cut shoulder).....	49	47	44	39	31
5. Shank (boneless).....	19	18	17	16	13
6. Shank (bone-in).....	27	26	24	22	18
7. Rib chops or roast.....	35	34	32	29	23
8. Neck (bone-in).....	19	18	17	16	13
9. Neck (boneless).....	27	26	24	22	18
10. Patties (ground veal).....	33	33	33	33	33
11. Wholesale cuts [Note—May not be sold to other retailers]:					
A. Forequarters.....	22	21	20	18	15

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
III. KOSHER LAMB AND MUTTON					
1. Rib chops and roast.....	40	38	35	32	14
2. Yoke, rattle, or triangle (bone-in).....	23	22	22	20	9
3. Breast and shank (bone-in).....	17	16	15	13	6
4. Square cut chuck (bone-in).....	30	28	25	24	10
5. Shoulder chops, blade or arm chops.....	34	33	30	27	12
6. Neck (bone-in).....	19	18	17	16	7
7. Neck (boneless).....	27	27	27	27	21
8. Patties (ground meat) including boneless breast and shank.....	27	27	27	27	21
9. Wholesale cuts:					
[Note—May not be sold to other retailers]:					
A. Forequarters.....	24	22	21	19	8
B. Braclet whole.....	27	25	23	20	10
C. Chuck whole.....	22	21	20	19	9

15. In section 24 (b) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(a) Retail ceiling prices for kosher sausage.

FRANKFURTERS
[Price per pound]

	Zones									
	I	II	III	IV	IV-A	V	VI	VII	VIII	IX, s
se.....	56	55	51	51	50	49	49	49	50	52
sc.....	52	51	47	47	45	45	45	45	46	48

Bologna and Knackwurst									
se.....	49	47	44	44	42	41	41	42	43
sc.....	47	46	43	43	41	40	40	41	42

SALAMI—SOFT									
se.....	61	61	48	48	47	47	47	47	48
sc.....	71	71	68	68	67	67	67	67	68

SALAMI—MEDIUM OR HARD (SOLD WEIGHT SHOULD NOT EXCEED 80 PERCENT OF THE PURCHASED WEIGHT)

14. In section 24 (a) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(a) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone I.

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	21	20	19	17	15
2. Shoulder (square cut) (bone-in).....	27	26	25	23	19
3. Shoulder chops or roast (bone-in) (also arm and blade).....	33	33	30	28	23
4. Shoulder clod (boneless) (also square cut shoulder).....	50	48	45	41	33
5. Shank (boneless).....	21	20	19	17	15
6. Shank (bone-in).....	28	28	26	24	19
7. Rib chops or roast.....	37	36	33	31	25
8. Neck (bone-in).....	21	20	19	17	15
9. Neck (boneless).....	28	28	26	24	19
10. Patties (ground veal).....	35	35	35	35	35
11. Wholesale cuts [Note—May not be sold to other retailers]:					
A. Forequarters.....	23	22	21	19	16

13. In section 23 (a) the table of prices is amended to read as follows:

(1) Retail ceiling prices for kosher beef, veal, lamb and mutton, fresh and cured, Zone 10 for kosher retailers.

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	25	25	23	21	17
2. Shoulder (square cut) (bone-in).....	34	34	31	28	23
3. Shoulder chops or roast (bone-in) (also arm and blade).....	42	41	38	36	29
4. Shoulder clod (boneless) (also square cut shoulder).....	64	62	59	54	44
5. Shank (boneless).....	25	25	23	21	17
6. Shank (bone-in).....	37	36	33	30	24
7. Rib chops or roast.....	48	47	43	39	32
8. Neck (bone-in).....	25	25	23	21	17
9. Neck (boneless).....	37	36	33	30	24
10. Patties (ground veal).....	39	39	39	39	39
11. Wholesale cuts: A. Forequarters.....	24	23	21	20	16

[Cents per pound]

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
III. KOSHER LAMB AND MUTTON					
1. Rib chops and roast.....	53	54	51	46	22
2. Yoke, rattle, or triangle (bone-in).....	33	33	32	30	17
3. Breast and shank (bone-in).....	25	24	22	20	12
4. Square cut chuck (bone-in).....	45	42	39	35	22
5. Shoulder chops, blade or arm chops.....	50	47	44	40	24
6. Neck (bone-in).....	29	27	26	23	13
7. Neck (boneless).....	39	39	39	39	30
8. Patties (ground meat) including boneless breast and shank.....	39	39	39	39	30
9. Wholesale cuts:					
A. Forequarters.....	28	26	24	22	14
B. Braclet whole.....	32	30	27	24	17
C. Chuck whole.....	26	25	24	22	13

19. In section 24 (f) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" amended to read as follows:

(f) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone VI.

Cuts of meat		Grade				
		AA or Choice	A or Good	B or Comm- ercial	C or Utility	D
II. KOSHER VEAL						
1.	Breast (bone-in)	18	17	16	15	12
2.	Shoulder (square-cut) (bone-in)	24	24	22	20	16
3.	Shoulder chops or roast (bone-in) (also arm and blade)					
4.	Shoulder clod (boneless) (also square cut shoulder)	31	30	27	25	20
5.	Shank (bone-in)	47	46	42	38	30
6.	Shank (boneless)	18	17	16	15	12
7.	Rib chops or roast	29	28	25	21	17
8.	Neck (bone-in)	34	33	30	28	22
9.	Neck (boneless)	18	17	16	15	12
10.	Patties (ground veal)	26	25	23	21	17
11.	Wholesale cuts:— May not be sold to other retailers; A. Forequarters.	32	32	32	32	32
		21	20	19	17	14

18. In section 24 (e) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(e) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone V.

[Cents per pound]		Grade			
Cuts of meat		A A or Choice	A or Good	B or Commercial	C or Utility
II. KOSHER VEAL					
1. Breast (bone-in)	17	17	16	14	11
2. Shoulder square cut (bone-in)	24	23	21	20	16
3. Shoulder chops or roast (bone-in) (also arm and blade)	30	29	27	25	20
4. Shoulder clod (boneless) (also square cut shoulder)	47	45	42	38	30
5. Shank (bone-in)	17	17	16	14	11
6. Shank (boneless)	25	23	21	20	16
7. Rib chops or roast	53	53	50	47	41
8. Neck (bone-in)	17	17	16	14	11
9. Neck (boneless)	25	25	23	21	16
10. Patties (ground veal)	31	31	31	31	31
11. Wholesale cuts [Note—May not be sold to other retailers]	30	30	28	18	13
A. Forequarters					

17. In section 24 (d) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(d) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone IV.

[Cents per pound]		Grade			
		AA or Choice	A or Good	B or Com- mercial	C or Utility
Cuts of meat.					
IL KOSHER VEAL					
1.	Breast (bone-in)	17	16	15	14
2.	Shoulder (square-cut) (bone-in)	23	23	21	19
3.	Shoulder chops or roast (bone-in) (also arm and blade)	30	29	27	24
4.	Shoulder clost. (boneless) (also square cut shoulder)	47	45	42	37
5.	Shank (bone-in)	17	16	15	14
6.	Shank (boneless)	24	23	20	16
7.	Rib chops or roasts.	33	32	30	27
8.	Neck (bone-in)	17	16	15	14
9.	Neck (boneless)	25	24	22	20
10.	Patties (ground veal)	31	31	31	31
11.	Wholesale cuts (Note—May not be sold to other retailers):				
A.	Forequarters	20	20	18	16

[Cents per pound]

16. In section 24 (c) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(c) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—
Zone III.

[Cents per pound]		Grade
Cuts of meat		
II. KOSHER VEAL		
1. Breast (bone-in)	18	A or Choice
2. Shoulder (square cut) (bone-in)	17	A or Good
3. Shoulder chops or roast (bone-in) (also arm and blade)	24	B or Com- mercial
4. Shoulder clod (boneless) (also square cut shoulder)	31	C or Utility
5. Shank (bone-in)	46	
6. Shank (boneless)	17	
7. Rib chops or roast	25	
8. Neck (bone-in)	34	
9. Neck (boneless)	33	
10. Patties (ground veal)	26	
11. Wholesale cuts (Note.—May not be sold to other retailers):	32	
A. Forequarters.	32	
	32	
	21	
	20	
	17	
	14	

[Cents per pound]

Cuts of meat	Lamb (grade)				Mutton (grade)
	A A or Choice	A or Good	B or Commercial	C or Utility	
M. L. KOSHER LAMB AND MUTTON					
Rib chops and roast.	40	38	35	32	18
Yoke, rattle or tri- angle (bone-in)	23	22	22	20	11
Neck (boneless)	17	16	15	13	8
Breast and shank (bone-in)	30	28	25	24	14
Square cut chuck (bone-in)	34	33	30	27	16
Shoulder chops, blade or arm chops.	19	18	17	16	9
Neck (bone-in)	27	27	27	27	21
Neck (boneless)	27	27	27	27	21
Patties (ground meat) including boneless breast and shoulder	27	27	27	27	21
Whole sale cuts	27	27	27	27	21
[Note.—May not be sold to other re- tailers.]					
A. Forequarters.	34	22	21	19	11
B. Braces—whole.	27	23	23	20	14
C. Chuck—whole.	22	21	20	19	10
					9
					8
					8

[Cents per pound]

Cuts of meat		Lamb (grade)		Mutton (grade)	
		A or Choice	A or Good	B or Commercial	C or Utility
1. Rib chops and roast.	40	38	35	32	19
2. Yoke, rattle or tri-angle (bone-in).....	23	23	22	21	11
3. Breast and shank (bone-in).....	17	16	15	14	8
4. Square cut chuck (bone-in).....	30	28	26	24	14
5. Shoulder chops, blade or arm chops.....	35	33	31	28	16
6. Neck (bone-in).....	20	19	17	16	10
7. Neck (boneless).....	27	27	27	27	21
8. Patties (ground meat) including boneless breast and shank.....	27	27	27	27	21
9. Wholesale cuts: [Note—May not be sold to other retailers.]					
A. Forequarters.....	24	23	21	19	11
B. Bracelot—whole.....	28	26	24	20	14
C. Chuck—whole.....	22	21	21	20	11

Cuts of meat	(grade)				(grade)			
	A A or Choice	A or Good	B or Commercial	C or Utility	S or Prime, Choice	M or Commercial	R or Culls	(grade)
II. KOSHER LAMB AND MUTTON								
Rib chops and roast.	41	38	36	33	19	17	15	
Yoke, raille or triangle (bone-in)	24	23	22	21	12	11	10	
Breast and shank (bone-in)	18	17	16	14	9	8	7	
Square cut chuck (bone-in)	30	28	26	24	15	13	11	
Shoulder chops, blade and arm chops	33	33	31	28	17	15	13	
Neck (bone-in)	20	19	18	16	10	9	8	
Neck (boneless)	28	28	28	28	22	22	22	
Patties (ground meat) including boneless breast	28	28	28	28	22	22	22	
Wholesale cuts: Note—May not be sold to other retailers.	28	28	28	28	22	22	22	
A. Forequarters.	24	23	21	20	12	10	9	
B. Braclet—whole.	28	27	24	21	15	13	11	
C. Chuck—whole.	23	22	21	20	11	10	9	

20. In section 24 (g) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(g) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers—Zone VII.

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	18	18	16	15	12
2. Shoulder (square-cut) (bone-in).....	25	24	22	20	16
3. Shoulder chops or roast (bone-in) (also arm and blade).....	31	30	28	25	20
4. Shoulder clod (boneless) (also square cut shoulder).....	48	46	43	39	31
5. Shank (bone-in).....	20	18	16	13	12
6. Shank (boneless).....	20	18	16	13	12
7. Rib chops or roast.....	33	31	28	25	20
8. Neck (boneless).....	18	18	16	13	12
9. Neck (bone-in).....	20	18	16	13	12
10. Patties (ground veal).....	32	32	32	32	32
11. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters.....	21	20	19	17	14

[Cents per pound]

Cuts of meat	Lamb (grade)		Mutton (grade)	
	AA or Choice	B or Commercial	C or Utility	D or Utility and
III. KOSHER LAMB AND MUTTON				
1. Rib chops and roast.....	41	39	36	33
2. Yoke, rattle or triangle (bone-in).....	24	23	21	12
3. Breast and shank (bone-in).....	18	17	16	15
4. Square cut chuck (bone-in).....	31	29	26	25
5. Shoulder chops, blade or arm chops.....	36	34	31	29
6. Neck (bone-in).....	21	20	18	17
7. Neck (boneless).....	28	28	28	28
8. Patties (ground meat) including boneless breast and shank.....	28	28	28	28
9. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters.....	25	23	22	22
B. Braclet, whole.....	28	27	24	21
C. Chuck, whole.....	23	23	21	21

22. In section 24 (i) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(i) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone VIII—South.

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	19	18	17	15	13
2. Shoulder (square-cut) (bone-in).....	25	24	23	21	17
3. Shoulder chops or roast (bone-in) (also arm and blade).....	31	31	28	26	21
4. Shoulder clod (boneless) (also square cut shoulder).....	48	46	43	39	31
5. Shank (bone-in).....	19	18	17	15	13
6. Shank (boneless).....	20	18	16	13	12
7. Rib chops or roast.....	33	31	28	25	20
8. Neck (boneless).....	18	18	16	13	12
9. Neck (bone-in).....	20	18	16	13	12
10. Patties (ground veal).....	32	32	32	32	32
11. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters.....	21	21	19	18	14

[Cents per pound]

Cuts of meat	Lamb (grade)		Mutton (grade)	
	AA or Choice	B or Commercial	C or Utility	D or Utility and
III. KOSHER LAMB AND MUTTON				
1. Rib chops and roast.....	42	39	37	33
2. Yoke, rattle or triangle (bone-in).....	24	24	23	22
3. Breast and shank (bone-in).....	18	17	16	15
4. Square cut chuck (bone-in).....	31	29	27	25
5. Shoulder chops, blade or arm chops.....	36	34	32	29
6. Neck (bone-in).....	21	20	19	17
7. Neck (boneless).....	29	29	29	29
8. Patties (ground meat) including boneless breast and shank.....	29	29	29	29
9. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters.....	25	24	22	20
B. Braclet, whole.....	28	27	25	21
C. Chuck, whole.....	23	22	21	20

23. In section 24 (j) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(j) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone IX—North.

Cuts of meat	Grade				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in).....	21	21	20	18	15
2. Shoulder (square-cut) (bone-in).....	28	27	25	24	20
3. Shoulder chops or roast (bone-in) (also arm and blade).....	34	33	31	29	24
4. Shoulder clod (boneless) (also square cut shoulder).....	51	49	46	42	34
5. Shank (bone-in).....	21	20	18	15	13
6. Shank (boneless).....	20	18	16	13	12
7. Rib chops or roast.....	37	37	34	31	26
8. Neck (boneless).....	21	21	20	18	15
9. Neck (bone-in).....	20	20	18	15	13
10. Patties (ground veal).....	35	35	35	35	35
11. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters.....	22	22	20	19	15

[Cents per pound]

Cuts of meat	Lamb (grade)		Mutton (grade)	
	AA or Choice	B or Commercial	C or Utility	D or Utility and
III. KOSHER LAMB AND MUTTON				
1. Rib chops and roast.....	43	40	38	35
2. Yoke, rattle or triangle (bone-in).....	26	25	24	23
3. Breast and shank (bone-in).....	20	19	18	16
4. Square cut chuck (bone-in).....	32	30	28	26
5. Shoulder chops, blade or arm chops.....	37	35	33	30
6. Neck (bone-in).....	22	21	20	18
7. Neck (boneless).....	30	30	30	30
8. Patties (ground meat) including boneless breast and shank.....	30	30	30	30
9. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters.....	26	24	23	21
B. Braclet, whole.....	28	25	22	21
C. Chuck, whole.....	24	23	21	21

(iii) *Retail type of sale.* The retail type of direct mill sale, which is defined below, is subject to this regulation. A seller's maximum f. o. b. mill price for hardwood lumber sold on the retail type of direct mill sale is the maximum price that would be permitted to that seller under the provisions of the General Maximum Price Regulation or the maximum price which would be permitted for a sale of such lumber under the provisions of this regulation, whichever is higher.

A "retail type" direct-mill sale means a sale of not more than 2,000 feet of lumber in which the purchaser requests delivery to a point not more than 20 miles from the mill at which the shipment originates. It includes only sales of lumber to contractors or consumers for use in construction, remodeling, repair, maintenance, fabrication, or manufacture, and it does not include sales for resale in substantially the same form.

2. In § 1382.112 (b), price table (1) is amended to read as provided below with subdivisions (i), (ii) and (iii) remaining as presently written. In addition, price tables (2) through (31) and price tables (33) and (34) are amended to read as follows:

Thickness (inches)	(1) TONGUE ASH		
	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common
1	\$90.50	\$55.00	\$38.00
1 1/4	96.50	61.00	40.00
1 1/2	105.00	72.50	41.00
2	114.50	84.50	42.50
2 1/4	132.00	96.50	43.50
3	144.50	102.50	45.50

Thickness (inches)	(2) ASH OTHER THAN TONGUE ASH		
	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common
1	\$62.00	\$46.50	\$38.00
1 1/4	64.50	49.00	39.00
1 1/2	64.50	49.00	40.00
2	65.50	51.50	40.00
2 1/4	68.00	52.50	40.00
3	71.50	56.00	41.00

Thickness (inches)	(3) BASSWOOD		
	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common
1	\$77.50	\$53.50	\$39.00
1 1/4	77.50	53.50	39.00
1 1/2	77.50	53.50	39.00
2	77.50	53.50	39.00
2 1/4	77.50	53.50	39.00
3	77.50	53.50	39.00

19 F.R. 5223; 10 F.R. 505, 1788, 1789, 2929, 4658.

26. In section 24 (n) the table of prices is amended to read as follows:

(n) Retail ceiling prices on specially authorized sales to kosher eating places or other kosher retailers. Kosher sausage.

Item	[Price per pound]				
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
1. Frankfurters: Sheep casings (S. C.)	50	49	45	45	43
Artificial casings (A. C.)	46	45	42	42	39
2. Bologna & knackwurst: Natural casings (N. C.)	43	42	39	39	36
Artificial casings (A. C.)	42	41	38	38	35
3. Salami - soft: Artificial casings (A. C.)	45	45	43	43	41
4. Salami - medium or hard (sold weight shall not exceed 80% of the purchased weight) artificial casings (A. C.)	65	65	63	63	61

Item	[Price per pound]				
	Zone 6	Zone 7	Zone 8	Zone 9 No.	Zone 10
1. Frankfurters: Sheep casings (S. C.)	43	44	44	46	45
Artificial casings (A. C.)	39	40	41	43	41
2. Bologna & knackwurst: Natural casings (N. C.)	36	37	38	40	38
Artificial casings (A. C.)	35	36	37	39	37
3. Salami - soft: Artificial casings (A. C.)	41	42	42	44	42
4. Salami - medium or hard (sold weight shall not exceed 80% of the purchased weight) artificial casings (A. C.)	61	62	62	64	63

This amendment shall become effective April 12, 1946.

Issued this 9th day of April 1946.
[F. R. Doc. 46-5922; Filed, Apr. 9, 1946; 11:34 a. m.]

PART 1382—HARDWOOD LUMBER

[RMFR 97, Amdt. 22]

SOUTHERN HARDWOOD LUMBER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 97 is amended in the following respects:

1. In § 1382.102 (a) (2), subdivision (iii) is amended to read as follows:

25. In section 24 (l) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(l) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone X.

Cuts of meat	[Cents per pound]				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in)	19	19	15	16	13
2. Shoulder (square cut) (bone-in)	26	25	23	22	18
3. Shoulder chops or roast (bone-in) (also arm and blade)	32	31	29	27	22
4. Shoulder clod (boneless) (also square cut shoulder)	49	47	44	40	32
5. Shank (bone-in)	19	19	15	16	13
6. Shank (boneless)	27	27	23	23	18
7. Rib chops or roast	35	35	32	29	24
8. Neck (bone-in)	19	19	15	16	13
9. Neck (boneless)	27	27	23	23	18
10. Patties (ground veal)	33	33	33	33	33
11. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters	22	21	20	18	15

Cuts of meat	[Cents per pound]				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
III. KOSHER LAMB AND MUTTON					
1. Rib chops and roast	42	40	37	34	21
2. Yoke, rattle or triangle (bone-in)	25	25	24	23	12
3. Breast and shank	19	18	17	16	9
4. Square cut chuck	32	30	28	26	14
5. Shoulder chops, blade and arm chops	37	35	33	30	16
6. Neck (bone-in)	22	21	19	18	10
7. Neck (boneless)	29	29	29	28	23
8. Patties (ground meat) including boneless breast and shank	29	29	29	28	23
9. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters	25	24	23	21	12
B. Bracellets	29	28	25	22	14
C. Whole	24	23	22	21	10

24. In section 24 (k) the table of prices for "Kosher Veal" and for "Kosher Lamb and Mutton" is amended to read as follows:

(k) Retail Ceiling Prices on Specially Authorized Sales to Kosher Eating Places or Other Kosher Retailers—Zone IX South.

Cuts of meat	[Cents per pound]				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
II. KOSHER VEAL					
1. Breast (bone-in)	19	15	17	16	13
2. Shoulder (square cut) (bone-in)	25	25	23	21	17
3. Shoulder chops or roast (bone-in) (also arm and blade)	32	31	29	26	21
4. Shoulder clod (boneless) (also square cut shoulder)	49	47	44	39	31
5. Shank (bone-in)	19	18	17	16	13
6. Shank (boneless)	27	26	24	22	18
7. Rib chops or roast	35	34	32	29	23
8. Neck (bone-in)	19	18	17	16	13
9. Neck (boneless)	27	26	24	22	18
10. Patties (ground veal)	33	33	33	33	33
11. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters	22	21	20	18	15

Cuts of meat	[Cents per pound]				
	AA or Choice	A or Good	B or Commercial	C or Utility	D
III. KOSHER LAMB AND MUTTON					
1. Rib chops and roast	42	40	37	34	21
2. Yoke, rattle or triangle (bone-in)	25	24	24	22	12
3. Breast and shank	19	18	17	15	9
4. Square cut chuck	31	30	27	25	14
5. Shoulder chops, blade and arm chops	36	34	32	29	18
6. Neck (bone-in)	21	20	19	18	10
7. Neck (boneless)	29	29	29	28	23
8. Patties (ground meat) including boneless breast and shank	29	29	29	28	23
9. Wholesale cuts (Note—May not be sold to other retailers): A. Forequarters	25	24	22	20	13
B. Bracellets	29	28	25	21	15
C. Whole	24	23	22	20	12

(4) BEECH

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3A Common	Box Grade	No. 3B Common
1/4	\$46.50	\$38.00	\$29.50			
3/4	32.50	43.00	32.50			
1	58.50	47.50	36.00			
1 1/4	66.50	55.00	40.00	\$33.50	\$28.00	\$22.50
1 1/2	69.50	57.50	41.00	34.50	29.50	24.50
1 3/4	71.50	59.50	42.50	36.00	30.50	24.50
2	76.50	63.50	44.50	37.00	31.50	25.50

(5) COTTONWOOD

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$42.00	\$37.00	\$30.50	
3/4	46.50	42.00	37.50	
1	51.50	45.50	33.00	
1 1/4	59.50	52.50	41.00	\$25.50
1 1/2	62.00	53.50	43.50	26.50
1 3/4	62.00	53.50	43.50	26.50
2	62.00	53.50	43.50	28.00

(6) ELM

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$40.50	\$32.00	\$28.00	
3/4	45.50	37.00	31.50	
1	51.50	40.50	33.50	
1 1/4	58.50	46.50	38.00	\$25.50
1 1/2	61.00	49.00	39.00	26.50
1 3/4	61.00	49.00	40.00	26.50
2	63.50	51.50	40.00	28.00
2 1/2	64.50	52.50	40.00	
3	68.00	56.00	41.00	

(7) BLACK GUM—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$70.50	\$58.50	\$40.00	\$25.50
1 1/4	72.50	61.00	41.00	26.50
1 1/2	75.50	63.50	41.00	26.50
2	81.50	69.50	43.50	28.00
2 1/2	90.50	72.50	49.50	
3	96.50	78.50	52.50	

(8) BLACK GUM—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$55.00	\$43.00	\$28.00	
3/4	56.00	44.00	30.50	
1	66.50	55.00	38.00	\$25.50
1 1/4	69.50	57.50	40.00	26.50
1 1/2	72.50	61.00	40.00	26.50
2	78.50	66.50	43.50	28.00

(9) RED GUM—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$121.50	\$68.00	\$44.50	\$25.50
1 1/4	126.50	78.50	45.50	26.50
1 1/2	126.50	82.50	45.50	26.50
2	130.00	84.50	50.50	28.00
2 1/2	132.50	90.50		
3	138.50	96.50		

(10) RED GUM—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$84.50	\$52.50	\$32.50	
3/4	96.50	57.00	38.00	
1	117.00	63.50	44.50	\$25.50
1 1/4	120.50	75.50	44.50	26.50
1 1/2	120.50	76.50	44.50	26.50
2	123.00	78.50	49.50	28.00

(11) SAF GUM—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$78.50	\$62.00	\$40.00	\$25.50
1 1/4	84.50	70.50	41.00	26.50
1 1/2	87.50	71.50	41.00	26.50
2	90.50	72.50	45.50	28.00
2 1/2	96.50	79.50	49.50	
3	100.50	84.50	55.00	

(12) SAF GUM—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$57.50	\$46.50	\$30.50	
3/4	62.00	49.00	32.50	
1	74.00	57.50	38.00	\$25.50
1 1/4	78.50	63.50	39.00	26.50
1 1/2	82.50	66.50	39.00	26.50
2	88.50	69.50	42.50	28.00

(13) HACKBERRY

Thickness (inches)	Log Run	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$34.50				
3/4	39.50				
1	47.50	\$58.50	\$46.50	\$38.00	\$25.50
1 1/4	49.00	61.00	49.00	39.00	26.50
1 1/2	50.00	61.00	49.00	40.00	26.50
2	51.00	63.50	51.50	40.00	28.00
2 1/2		64.50	52.50	40.00	
3		68.00	56.00	41.00	

(14) HICKORY

Thickness (inches)	Log Run	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$49.50	\$74.00	\$51.50	\$33.50	\$24.50
1 1/4	50.00	76.50	53.50	34.50	25.50
1 1/2	53.00	79.50	58.50	43.50	25.50
2	57.00	85.50	59.50	43.50	26.50

(15) MAGNOLIA

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$89.50	\$63.50	\$47.00	\$25.50
1 1/4	94.50	66.50	49.50	26.50
1 1/2	94.50	66.50	49.50	26.50
2	97.50	68.00	50.50	28.00
2 1/2	103.50	74.00	51.50	
3	109.50	79.50	52.50	

(16) SOFT MAPLE—WHAD

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$55.00	\$46.50	\$20.50	
3/4	62.00	52.50	32.50	
1	69.50	58.50	36.00	
1 1/4	79.50	68.00	40.00	\$25.50
1 1/2	82.50	70.50	42.50	26.50
1 3/4	85.50	74.00	42.50	26.50
2	89.50	77.50	45.50	28.00
2 1/2	91.50	79.50	45.50	
3	97.50	85.50	47.00	

(17) SOFT MAPLE—WHND

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$45.50	\$37.00	\$29.50	
3/4	51.50	42.00	32.50	
1	57.50	46.50	36.00	
1 1/4	65.50	53.50	40.00	\$25.50
1 1/2	69.50	57.50	42.50	26.50
1 3/4	71.50	59.50	42.50	26.50
2	76.50	64.50	45.50	28.00
2 1/2	82.50	70.50	45.50	
3	89.50	77.50	47.00	

(18) RED OAK—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	Sound wormy	No. 3A Common	No. 3B Common
1/4	\$57.50	\$39.50	\$30.50	\$25.50	\$24.50	\$18.00
3/4	65.50	45.50	33.50	29.50	28.00	20.00
1	72.50	50.00	37.00	31.50	30.50	21.00
1 1/4	84.50	57.50	42.50	36.00	34.50	23.50
1 1/2	96.50	63.50	44.50	42.50	34.50	23.50
1 3/4	102.50	68.00	45.50	44.50	34.50	23.50
2	114.50	74.00	47.00	49.50	34.50	23.50

(19) RED OAK—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$53.50	\$38.00	\$30.50	\$25.50
3/4	61.00	43.00	33.50	28.00
1	68.00	47.50	37.00	31.50
1 1/4	82.50	58.50	42.50	36.00
1 1/2	92.00	62.50	44.50	42.50
1 3/4	97.00	64.50	45.50	44.50
2	102.50	64.50	47.00	49.50
2 1/2	115.00	71.50		
3	131.50	82.50		
4	147.50	96.50		

(20) WHITE OAK—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$81.50	\$50.00	\$30.50	\$25.50
3/4	91.50	56.00	34.50	29.50
1	103.50	63.50	38.00	31.50
1 1/4	126.50	78.50	43.50	36.00
1 1/2	132.50	78.50	45.50	42.50
1 3/4	138.50	84.50	47.00	44.50
2	156.00	96.50	49.50	49.50
2 1/2	168.00	108.50		
3	186.00	120.50		

(21) WHITE OAK—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1/4	\$65.50	\$39.50	\$30.50	\$25.50
3/4	74.00	45.50	33.50	29.50
1	83.50	50.00	37.00	31.50
1 1/4	100.50	61.00	42.50	36.00
1 1/2	116.00	65.00	44.50	42.50
1 3/4	127.00	67.50	45.50	44.50
2	138.50	69.50	47.00	49.50
2 1/2	147.50	79.00		
3	164.00	95.50		
4	180.00	112.00		

(22) SWEET PECAN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$72.50	\$50.00	\$32.50	\$24.50
1 1/4	75.50	52.50	33.50	25.50
1 1/2	78.50	57.50	42.50	25.50
2	84.50	58.50	42.50	26.50

(23) YELLOW POPLAR—QUARTERED

Thickness (inches)	FAS	Saps and Selects	No. 1 Common and Selects or No. 1 Common	No. 2A Common	No. 2B Common	No. 3 Common
1	\$91.50	\$76.50	\$62.00	\$45.50	\$39.00	\$25.50
1 1/4	97.50	83.50	65.50	49.50	40.00	26.50
1 1/2	103.50	85.50	69.50	50.50	40.00	26.50
2	115.50	89.50	74.00	52.50	43.50	28.00

(24) YELLOW POPLAR—PLAIN

Thickness (inches)	FAS	Saps and Selects	No. 1 Common and Selects or No. 1 Common	No. 2A Common	No. 2B Common	No. 3 Common
1/4	\$68.00	\$62.00	\$44.00	\$30.50	\$25.50	
3/4	76.50	65.50	49.00	38.00	28.00	
1	85.50	70.50	58.50	45.50	39.00	\$25.50
1 1/4	91.50	76.50	62.00	49.50	40.00	26.50
1 1/2	97.50	79.50	65.50	50.50	40.00	26.50
2	109.50	83.50	70.50	52.50	43.50	28.00

(25) SYCAMORE—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
5/8	\$64.50	\$52.50	\$40.00	
3/4	64.50	52.50	40.00	
1	70.50	58.50	45.50	\$25.50
1 1/4	72.50	61.00	45.50	26.50
1 1/2	74.00	62.00	45.50	26.50
2	79.50	65.50	45.50	28.00

(26) SYCAMORE—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
5/8	\$57.50	\$45.50	\$32.50	
3/4	57.50	45.50	32.50	
1	63.50	51.50	36.00	\$25.50
1 1/4	65.50	53.50	38.00	26.50
1 1/2	68.00	56.00	38.00	26.50
2	72.50	59.50	38.00	28.00

(27) TUPELO—QUARTERED

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$70.50	\$58.50	\$40.00	\$25.50
1 1/4	72.50	61.00	41.00	26.50
1 1/2	75.50	63.50	41.00	26.50
2	81.50	69.50	43.50	28.00
2 1/2	90.50	72.50	49.50	
3	96.50	78.50	52.50	

(28) TUPELO—PLAIN

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
5/8	\$55.00	\$43.00	\$28.00	
3/4	55.00	44.00	30.50	
1	66.50	55.00	38.00	\$25.50
1 1/4	69.50	57.50	40.00	26.50
1 1/2	72.50	61.00	40.00	26.50
2	78.50	66.50	43.50	28.00

(29) WILLOW

Thickness (inches)	FAS	No. 1 Common and Selects or No. 1 Common	No. 2 Common	No. 3 Common
1	\$72.50	\$56.50	\$40.00	\$25.50
1 1/4	75.50	58.50	41.00	26.50
1 1/2	79.50	62.00	41.00	26.50
2	82.50	62.00	41.00	28.00

(30) BOX BOARDS

Species	Thickness (inches)	Width (inches)	
		13-17	9-12
Sap gum	1	\$81.50	\$74.00
Cottonwood	1	74.00	64.50

(31) STRIPS

Species	Manufacture	Thickness (inches)	Width (inches)	Grade	
				Clear	No. 1 Common
White oak	Quartered	1	2 to 5 1/2	\$81.50	\$55.00
Red oak	do	1	2 to 5 1/2	61.00	47.50

(32) FIGURED WOOD

Species	Manufacture	Thickness (inches)	Width (inches)	Grade	
				FAS	No. 1 Common and Selects or No. 1 Common
Red Gum	Quartered	1	2 to 5 1/2	\$132.50	\$70.50
do	Plain	1	2 to 5 1/2	120.50	64.50

(34) PANEL AND WIDE NO. 1

Species	Width (inches)	Price
Sap Gum	18 and wider	\$84.50
Cottonwood	do	94.50

3. In § 1382.112, the heading of paragraph (c), and subparagraph (1) are amended to read as follows:

(c) *Maximum prices for dunnage.*

(1) The maximum rail-delivered price for 1,000 feet of dunnage lumber shall be as follows:

Delivered at:	Maximum delivered price
Baltimore, Md.	\$36.00
Beaumont, Tex.	24.50
Boston, Mass.	40.00
Charleston, S. C.	25.50
Corpus Christi, Tex.	25.50
Galveston, Tex.	25.50
Gulfport, Miss.	24.50
Houston, Tex.	25.50
Jacksonville, Fla.	25.50
Lake Charles, La.	24.50
Mobile, Ala.	24.50
Morgan City, La.	24.50
Newark, N. J.	38.00
New Orleans, La.	24.50
New York, N. Y.	38.00
Pensacola, Fla.	25.50
Philadelphia, Pa.	37.00
Port Arthur, Tex.	25.50
Portsmouth, Va.	29.50
Savannah, Ga.	25.50
Tampa, Fla.	28.00

4. In § 1382.113 paragraph (a) is amended to read as follows:

(a) *Ungraded hardwood lumber, maximum prices.* The maximum prices for 1,000 feet board measure for the full product of the logs of ungraded Southern hardwood lumber produced by small mills, except such mills located in the State of Virginia, of any species or combination of species in green or dry condition, are as follows:

Lumber cut to dry to:
 Thicknesses of 1", 1 1/4" and 1 1/2"..... \$34.50
 Thickness of 2"..... 31.50
 Thicknesses over 2"..... 30.50

The maximum price for the full product of the logs of ungraded Southern hardwood lumber produced by small mills located in that portion of the State of Virginia within the Southern hardwood area, of any species or combination of species in green or dry condition, is \$2.00 per 1,000 feet board measure higher than the prices above.

5. In § 1382.115 (a) price tables 1, 2 and 6 are amended to read as follows:

TABLE 1—FACTORY GRADES

ROUGH

Thickness and width (inches)	Boat and tank stock—standard lengths 8' and longer	FAS—standard lengths 8' and longer	Selects—standard lengths 8' and longer	No. 1 shop—standard lengths 6' and longer	Box—standard lengths 4' and longer
4/4 random widths	\$102.50	\$90.50	\$74.00	\$52.50	\$31.00
4/4 x 4 and 6	102.50	90.50	74.00	52.50	31.00
4/4 x 8	105.00	93.00	76.50	55.00	32.50
4/4 x 5 and 10	108.50	96.50	80.00	61.00	34.50
4/4 x 12	128.00	116.00	101.50	66.50	38.00
4/4 x 14	131.50	123.00	106.50		

TABLE 1—FACTORY GRADES—Continued
ROUGH—continued

Thickness and width (inches)	Boat and tank stock—standard lengths 8' and longer	FAS—standard lengths 8' and longer	Selects—standard lengths 8' and longer	No. 1 shop—standard lengths 6' and longer	Box—standard lengths 4' and longer
4/4 x 16	\$143.00	\$135.00	\$118.50		
4/4 x 18	157.50	149.00	131.50		
4/4 x 13 to 19 R/W	146.50	137.50	120.50		
4/4 x 20	173.00	163.50	146.50		
4/4 x over 20	185.00	175.50	158.50		
5/4 random widths	117.00	105.00	88.50	\$68.00	\$34.50
5/4 x 4 and 6	117.00	105.00	88.50	68.00	34.50
5/4 x 8	119.50	107.50	90.50	70.50	36.00
5/4 x 5 and 10	123.00	111.00	94.50	76.50	38.00
5/4 x 12	142.00	130.00	116.00	82.50	41.00
5/4 x 14	145.50	137.50	120.50		
5/4 x 16	157.50	149.00	132.50		
5/4 x 18	172.00	163.50	146.50		
5/4 x 13 to 19 R/W	161.00	151.50	135.00		
5/4 x 20	187.50	178.00	161.00		
5/4 x over 20	199.50	190.00	173.00		
6/4 random widths	128.50	115.00	88.50	77.00	34.50
6/4 x 4 and 6	128.50	115.00	88.50	77.00	34.50
6/4 x 8	131.00	117.00	90.50	79.00	36.00
6/4 x 5 and 10	134.50	121.00	94.50	85.00	38.00
6/4 x 12	154.00	140.00	116.00	91.00	41.00
6/4 x 14	157.50	147.00	120.50		
6/4 x 16	169.50	159.00	132.50		
6/4 x 18	183.50	173.50	146.50		
6/4 x 13 to 19 R/W	173.00	161.50	135.00		
6/4 x 20	199.00	187.50	161.00		
6/4 x over 20	211.00	199.50	173.00		
8/4 random widths	145.50	137.50	100.50	89.50	34.50
8/4 x 4 and 6	145.50	137.50	100.50	89.50	34.50
8/4 x 8	148.00	140.00	103.00	92.00	35.50
8/4 x 5 and 10	151.50	143.50	106.50	98.00	37.50
8/4 x 12	170.50	163.00	128.00	104.00	41.00
8/4 x 14	174.00	170.00	133.00		
8/4 x 16	186.00	181.50	145.00		
8/4 x 18	200.50	196.00	159.00		
8/4 x 13 to 19 R/W	190.00	184.00	147.00		
8/4 x 20	216.00	210.50	173.50		
8/4 x over 20	228.00	222.50	185.50		
10/4 and 12/4 random widths	173.50	154.00	113.50	100.50	
10/4 and 12/4 x 4 and 6	173.50	154.00	113.50	100.50	
10/4 and 12/4 x 8	176.00	156.00	116.00	103.00	
10/4 and 12/4 x 5 and 10	179.50	160.00	119.50	109.00	
10/4 and 12/4 x 12	182.50	179.00	141.00	115.00	
10/4 and 12/4 x 14	202.00	186.00	146.00		
10/4 and 12/4 x 16	205.50	197.50	158.00		
10/4 and 12/4 x 18	228.50	212.00	172.00		
10/4 and 12/4 x 13 to 19 R/W	217.50	200.00	160.50		
10/4 and 12/4 x 20	244.00	226.50	186.50		
10/4 and 12/4 x over 20	256.00	238.50	198.50		
16/4 random widths	180.50	158.00	123.00	109.00	
16/4 x 4 and 6	180.50	158.00	123.00	109.00	
16/4 x 8	183.00	160.50	125.50	111.00	
16/4 x 5 and 10	186.50	164.00	129.00	117.00	
16/4 x 12	205.50	183.00	151.00	123.00	
16/4 x 14	209.00	190.00	155.50		
16/4 x 16	221.00	202.00	167.50		
16/4 x 18	235.50	216.00	181.50		
16/4 x 13 to 19 R/W	224.50	204.50	170.00		
16/4 x 20	251.00	230.50	196.00		
16/4 x over 20	263.00	242.50	208.00		

Additions and deductions per 1,000 feet board measure: (see § 1382.105 (b) (10)).

For working:

1. S1S, S2S, add \$3.00.

2. S3S, S4S, S1S1E, S2S, M, shiplap, grooved roofing, add \$4.50.

3. Casing, base, jamb, sill stock, caset moulding or any other pattern stock, (except moulding), add \$6.00. For lots of less than 1,000 feet board measure any pattern (except moulding), add a flat \$5.00 machine set up charge.

For grade:

4. Heart face selects, add to selects, \$5.00 for 4/4" and 5/4", \$14.00 for 6/4"; \$23.00 for 8/4" and thicker.

5. No. 2 shop, all thicknesses, deduct \$10.00, from No. 1 shop prices.

For size:

6. For any average width, charge the specified width prices for the widths shipped.

7. Extra standard thickness or width other than American lumber standards, add \$1.50 when stock is dressed clean. No addition may be made for extra standard thickness or width, hit or miss dressing.

For length:

8. For precision cutting to a specified exact length, with tolerance of not more than 1/4" allowed, add \$1.50. No addition is permitted for customary double and trimming.

9. For any specified average length, except odd lengths, 16' or longer, charge the specified length prices for the lengths shipped.

10. Specified lengths, add to standard length prices:

Thickness (inches) and grades	16'	18'	20'
4/4, 5/4, 6/4, 8/4, all grades (except box)	\$5.00	\$7.50	\$10.00
10/4 and thicker, boat and tank stock and FAS	5.00	10.00	10.00
10/4 and thicker selects, No. 1 shop	5.00	7.50	10.00
Box, all thicknesses	3.00	3.00	5.00

11. Any length 6' or shorter, cut to a specified exact length, all grades (except No. 1 shop and box) charge the standard length price and add \$1.50 for each necessary cross cut, but the total charge may not exceed \$6.00 and must be based on the nearest standard multiple length. No additional charge may be made for precision cutting. If length breaks on even one half foot, compute footage on actual length, otherwise compute on 6' breaks, on the next break above. This footnote covers lengths under 6' in No. 1 shop and under 4' in box.

12. No additional charge may be made when 18' and 20' are excluded from standard lengths, either at request of buyer or through inability of seller to supply. (For other working, condition, grade and handling additions and deductions, see table (11).)

TABLE 2—FINISH AND COMMON YARD GRADES

ROUGH

Thickness and width (inches)	A finish—standard lengths 8' and longer	B finish—standard lengths 8' and longer	C finish—standard lengths 8' and longer	D finish—standard lengths 8' and longer	No. 1 Common—standard lengths 8' to 20'	No. 2 Common—standard lengths 8' to 20'	No. 3 Common—standard lengths 6' to 20'	Peck—standard lengths 6' to 20'
4/4 x 4 to 12 R/W	\$96.50	\$82.00	\$78.50	\$74.50	\$53.50	\$43.50	\$33.50	\$33.50
4/4 x 4 and 6	92.00	77.50	74.00	69.50	53.50	43.50	33.50	33.50
4/4 x 8	94.50	79.50	76.00	72.00	55.00	45.00	34.50	34.50
4/4 x 5 and 10	98.00	83.50	79.50	76.00	58.50	48.00	38.00	38.00
4/4 x 12	117.00	106.00	102.50	100.00	64.50	51.50	41.00	41.00
4/4 x 14	119.50	108.00	104.50					
4/4 x 16	131.50	120.00	116.50					
4/4 x 18	145.50	134.50	131.00					
4/4 x 13 to 19 R/W	133.50	122.50	119.00					
4/4 x 20	160.00	149.00	145.50					
4/4 x over 20	172.00	161.00	157.50					
5/4 x 4 to 12 R/W	111.00	96.50	93.00	89.00	65.50	49.00	37.00	37.00
5/4 x 4 and 6	106.50	91.50	88.00	84.00	65.50	49.00	37.00	37.00
5/4 x 8	108.50	94.00	90.50	86.50	66.50	50.00	38.00	38.00
5/4 x 5 and 10	112.50	97.50	94.00	90.00	70.50	53.50	41.00	41.00
5/4 x 12	131.50	120.00	116.50	114.00	76.50	57.00	45.00	45.00
5/4 x 14	133.50	122.50	119.00					
5/4 x 16	145.50	134.50	131.00					
5/4 x 18	160.00	149.00	145.50					
5/4 x 13 to 19 R/W	148.00	137.00	133.50					
5/4 x 20	174.00	163.00	160.00					
5/4 x over 20	186.00	175.00	171.50					
6/4 x 4 to 12 R/W	114.00	96.50	93.00	89.00	65.50	49.00	37.00	37.00
6/4 x 4 and 6	109.50	91.50	88.00	84.00	65.50	49.00	37.00	37.00
6/4 x 8	112.00	94.00	90.50	86.50	66.50	50.00	38.00	38.00
6/4 x 5 and 10	115.50	97.50	94.00	90.00	70.50	53.50	41.00	41.00
6/4 x 12	134.50	120.00	116.50	114.00	76.50	57.00	45.00	45.00
6/4 x 14	146.00	132.00	128.50					
6/4 x 16	158.00	144.00	140.50					
6/4 x 18	172.00	156.00	152.50					
6/4 x 13 to 19 R/W	160.00	144.00	140.50					
6/4 x 20	187.00	170.00	166.50					
6/4 x over 20	199.00	182.50	181.00					
8/4 x 4 to 12 R/W	136.50	110.00	106.50	96.50	68.50	49.00	37.00	37.00
8/4 x 4 and 6	132.00	105.00	101.50	92.00	68.50	49.00	37.00	37.00
8/4 x 8	134.50	107.50	104.00	94.50	69.50	50.00	38.00	38.00
8/4 x 5 and 10	138.00	111.00	107.50	98.00	73.00	53.50	41.00	41.00
8/4 x 12	157.00	134.00	130.50	122.00	79.50	58.00	45.00	45.00
8/4 x 14	163.00	140.00	136.50					
8/4 x 16	175.00	152.00	148.50					
8/4 x 18	189.00	166.50	163.00					
8/4 x 13 to 19 R/W	177.50	150.00	146.50					
8/4 x 20	200.00	180.00	176.50					
8/4 x over 20	215.50	192.00	188.50					

Additions and deductions per 1,000 feet board measure (see § 1382.105 (b) (10)).

For working:

1. S1S, S2S, add \$3.00.

2. S3S, S4S, S1S1E, S2S & M, shiplap, grooved roofing, add \$4.50.

3. Casings, base, jambs, sill stock, caset moulding, or any other pattern stock (except moulding), add \$6.00.

For lots of less than 1,000 feet board measure, any pattern (except moulding) add a flat \$5.00 machine set up charge.

4. Clear stock in grade equal to No. 1 Common or Better, counted on Leaver measurement, 1 x 6" and under in width, under 8' in length, bundled, \$53.50 per M'BM; for 5/4" and 6/4", add \$10.00 per M'BM.

5. Clear heart 4/4" and 5/4", add \$10.00 to A finish; 6/4" and 8/4", charge boat and tank stock prices.

6. All heartwood No. 1 and No. 2 Common, add \$10.00; No. 3 Common, add \$5.00 to grade item price.

7. 75 to 85% heartwood No. 1 and No. 2 Common, add \$5.00. For No. 3 Common, add \$3.00 to grade item price.

8. No. 2 peck or peck droppings, deduct \$11.00 from peck prices, for all thicknesses.

9. Dunnage, \$17.00 per M'BM, for all thicknesses.

For size:

10. For any average width, charge the specified width prices for the widths shipped.

11. Extra standard thickness and/or width, other than American lumber standards, add \$1.50 when stock is dressed clean. No addition may be made for extra standard thickness or width, hit or miss dressing.

12. 10/4" and 12/4" No. 1, No. 2 and No. 3 Common, add \$6.50 to the 8/4" price. For 16/4", add \$10.50 to the 8/4" price.

For length:

13. For precision cutting to a specified exact length, with tolerance of not more than 1/4" allowed, add \$1.50. No addition is permitted for customary double end trimming.

14. For any specified average length, 16' or longer, charge the specified length price for the lengths shipped.

15. Specified lengths, add to standard length prices:

Thicknesses and grades	16'	18'	20'
A and B finish, all thicknesses	\$5.00	\$7.50	\$10.00
C, D, and No. 1 Common, all thicknesses	5.00	7.50	10.00
No. 2 and No. 3 Common, all thicknesses	3.00	3.00	5.00
Peck, all thicknesses	4.00	3.00	5.00

16. Random lengths peck in 4' multiples, add \$4.00 to standard length prices.

17. Any length 6' or shorter cut to a specified exact length, all grades (except Peck), charge the standard length price and add \$1.50 for each necessary cross cut, but the total charge may not exceed \$6.00 and must be based on the nearest standard multiple length. No additional charge may be made for precision cutting. If length breaks on even one half foot, compute footage on actual length; otherwise compute on 6' breaks on the next break above. This footnote covers lengths under 4' in Peck.

18. No additional charge may be made when 18' and 20' are excluded from standard lengths, either at request of buyer or through inability of seller to supply.

(For other working, condition, grade and handling additions and deductions, see table (11).)

TABLE 6—PANEL STOCK

S2S

Grade and widths (inches)	1/4" finished 7/16" standard lengths 6' and longer	5/8" finished 7/16" standard lengths 6' and longer	3/4" finished 7/16" standard lengths 6' and longer
A grade:			
4 and 6	\$49.50	\$71.00	\$87.50
8	50.50	72.50	89.00
5 and 10	52.50	74.50	92.00
12	62.00	86.50	106.50
14	63.00	88.00	115.50
16	69.00	95.50	124.00
18	76.50	104.50	135.00
20	83.50	113.50	145.50
8 to 12 R/W	55.50	78.00	96.00
13 to 19 R/W	70.50	97.00	126.00

Additions and deductions per 1,000 feet board measure: See § 1382.105 (b) (10).

For working:

1. S3S, S4S, add \$1.00.

For grade:

2. B, deduct \$4.00.

For length:

3. Specified lengths, 8', 10', 12' and 14', add \$2.00; 16', add \$5.00; 18', add \$7.50; 20', add \$10.00. All additions shall be to the standard length prices. No additional charge may be made, when 18' and 20' are excluded from standard lengths, either at request of buyer or through inability of seller to supply.

(For other working, condition, grade and handling additions and deductions, see table (11).)

This amendment becomes effective April 5, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5785; Filed, Apr. 5, 1946;
4:24 p. m.]

PART 1305—ADMINISTRATION

[SO 129, Amdt. 13]

EXEMPTION AND SUSPENSION OF PRICE CONTROL OF MACHINES, PARTS, INDUSTRIAL MATERIALS, AND SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order No. 129 is amended in the following respects:

1. Section 12 (a) (1) is amended by adding the following products:

Antenna systems and towers.

Domestic watt-hour electric meters.

Electron microscopes.

Electronic metal detectors.

Electronic tube apparatus over 5 KW capacity.

High voltage metering equipment, 1,000 volts and over.

Large power equipment as follows:

Current limiting reactors, above 150 KVA.

Diesel or gas, or other internal combustion generator sets, or combinations of such type generator sets, 150 KW and over, including prime movers.

Frequency converters, all types, rotary and electronic, all integral capacity units.

Generators, electric, 150 KW and over.

Motors, electric, A. C. or D. C., 250 HP and over.

Phase converters of integral capacity.

Synchronous condensers of integral capacity.

Synchronous converters, all integral capacity units.

Turbine generator sets, 150 KW and over.

Water wheel generator sets, all sizes and types, including governors.

Transformers, all types, 500 KVA and over.

Lightning arresters, except 15,000 volts and less for pole and cross-arm mounting and except secondary arresters for use on power circuits 650 volts and less.

Magnets, lifting, industrial.

Motion picture equipment and parts for 35mm film, but not including sound recording or reproduction units or parts of such units, rectifiers, wire and cable, lights and lighting equipment, storage batteries, electrical wiring devices and controls.

Neon indicator attachments, except wiring devices.

Power mercury arc rectifiers over 5KW capacity.

Oscilloscopes.

Quartz crystal assemblies.

Radio direction finders.

Switch gear listed in the National Electric Manufacturers' Association Manual, Part IV, dated January 31, 1946, in sub-section of Section 8-SG as follows:

8-SG-3 Large air circuit breaker group.

8-SG-4 Power oil circuit breaker group, except outdoor power circuit breakers 15 KV and below.

8-SG-5 Power switchboard group.

8-SG-5a' Manual and Automatic switchgear assemblies.

8-SG-5b' Metal enclosed switchgear.

8-SG-5c' Relays, regulators and miscellaneous switchboard devices sold separately.

8-SG-6 Power switching equipment group, except that for 15,000 volts and less.

Telephone, central station and other telephone equipment as follows:

All complete items of telephone equipment identifiable as such without further work. This does not include parts, storage batteries, wire and cable, cable connectors, pole line hardware and related items, anchors and other general hardware and related items whose use is not limited to telephone service equipment and installations.

Central station power boards, (manual and automatic), switchboards, distribution frames and racks, repeater equipment.

Telephone hand sets and related items of all types which are complete units.

Telephone switchboards, including PBX boards, all sizes and types.

Welding equipment, direct current arc welding types only.

Welding equipment, alternating current, including fusion type welding, rotating arc welding units, but not including transformer type welders.

Welding rods and coated electrodes.

X-ray tubes.

2. Section 12 (b) is amended by adding the following products:

The following new or second hand machine tools covered by MPR's 67 and 1:

Automatic screw machine, single and multiple spindle, over 2½" spindle capacity;

Bending rolls, all sizes and types, over 50,000 pounds in weight;

Board hammers, all sizes;

Boring mills, horizontal, over 5' boring bar;

Boring mills, vertical, over 62" swing.

Car wheel lathes, all sizes;

Cylindrical grinders, plain and universal, over 20,000 pounds in weight;

Engine and turret lathes, over 24" swing;

Face and surface grinders, vertical and horizontal, all types over 15,000 pounds in weight;

Forging presses, all sizes and types;

Hydraulic presses, all sizes and types over 50,000 pounds in weight;

Mechanical presses, all types and sizes over 50,000 pounds in weight;

Milling machines, horizontal and vertical, over size #3;

Milling machines, other types, over 15,000 pounds in weight;

Planers, single and double housing, over 48" x 48" x 10";

Press brakes, over 30,000 pounds in weight;

Radial drills, over 5' arm;

Screw machines and turret lathes, over 2½" spindle capacity;

Squaring shears, over 30,000 pounds in weight;

Steam hammers, both single and double frame.

New and second hand attachments as defined in MPR's 67 and 1 designed specially for a machine tool listed in this paragraph and produced by the machine tool manufacturer and sold by the machine tool manufacturer or by his dealer.

3. Section 12 (c) is amended by adding the following products:

Air preheaters, economizers and superheaters, designed and sold for use with steam generating equipment described in this paragraph (c).

Alarms, fire, which function entirely by mechanical means.

Blocks and sheaves, tackle.

Burners, gas, industrial, designed for use with products covered by RMPR 136.

Burners, oil, industrial and marine, burning No. 5 oil or heavier, except rotary and gun type burners under MPR 591.

Bushings, wood, subject to RMPR 136.

Bushings, combination wood and metal, subject to RMPR 136.

Casters, industrial.

Chains, tire.

Chain hoists (manually operated).

Clamps.

Clevises covered by RMPR 136.

Cloth, industrial woven metallic wire, including pulp and paper mill wire cloth, but not including insect screen cloth, hardware cloth, poultry netting, welded wire fabric and items subject to MPR 133 or MPR 246.

Controls, electric organ.

Controls, chair iron.

Conveyors and conveying systems, industrial of the stationary fixed type except those designed especially for mining use or use with construction plants, or attached to construction or mining machinery, and except portable conveyors and loaders.

Cranes, bridge, gantry, hammerhead, jib.

Dies, jigs, fixtures, molds and patterns, except sales by manufacturers of products in whose production such dies, jigs, fixtures, molds or patterns are used.

Engines, diesel, normally operated at 1200 RPM or less, and with piston displacements in excess of 3000 cubic inches and having a continuous duty rating in excess of 400 horsepower.

Filters, filter elements and parts, industrial, subject to Revised Maximum Price Regulation 136.

Forgings, open or flat die, not including commercial drop forgings.

Grinding balls, ferrous or non-ferrous.

Gaskets, packings and oil seals subject to Revised Maximum Price Regulation 136.

Hose and tubing, flexible, metallic, except electrical metallic tubing.

Instruments, mechanical, for indicating, measuring, testing and/or recording (all types covered by Revised Maximum Price Regulation 136).

Industrial machinery covered by Revised Maximum Price Regulation 136 which is used in the extraction, production or processing of commodities and is not included in any of the categories of products specifically listed in Appendix A of Revised Maximum Price Regulation 136.

Liquid controlling and/or regulating devices, manually operated, designed and sold for use with machinery and equipment covered by Revised Maximum Price Regulation 136, but excluding standard general purpose valves and devices.

Meters, gas, iron and steel cased.

Meters, water.

Presses, baling, except those subject to Maximum Price Regulation 133 or 246 (Farm Equipment).

Pulverizers, coal, including burners and auxiliary combustion equipment, installed for primary purpose of pulverizing solid fuel for firing any type of furnaces and which are required to be built to the National Bureau of Fire Underwriter Standards.

Regulators and dampers, power operated.

Rings, hot-top for ingot molds.

Rope fittings, manila and wire.

Scales, weighing, industrial and laboratory, except coin operated, household, office and store types.

Shanks, shoe.

Shims, metallic, when fabricated as machine parts.

Springs, mechanical precision.

Spinnerettes.

Soot blowers and tube cleaners, power operated, industrial and marine.

Steam cleaning and degreasing equipment and parts-washing and cleaning equipment, industrial, except commercial and domestic laundry and dry-cleaning equipment, dish and utensil washing and cleaning equipment.

Steam generating equipment, such as industrial power boilers 100 p. s. i. and higher, for stationary and marine use, including water tube boilers, horizontal return tubular boilers, refractory lined fire box boilers, but not including steel heating boilers as defined in Section IV A3ME Boiler Construction Code such as horizontal fire box boilers, Scotch type boilers for stationary use, vertical tube and tubeless boilers, oil country type boilers and miniature boilers.

Stokers, industrial and marine, with feeding capacity of 1200 pounds per hour or more.

Strainers and filters, pipe, industrial and marine.

Tanks and vessels (used) covered by Revised Maximum Price Regulation 136 and Maximum Price Regulation 465.

Turnbuckles.

Tools, hand-operated, especially designed for the manufacture, repair or maintenance of aircraft, military or naval vehicles and equipment.

Thermostats, bi-metallic and bellows types, except those covered by Maximum Price Regulation 591 or 188.

Welding and cutting equipment, gas, limited to torches, tips, regulators and generators.

Wheels, water.

4. Section 12 (d) is amended by adding the following products:

Elevators and escalators, passenger and freight, not including farm grain elevators. Equipment, parts and accessories exclusively designed for use on or in connection with the operation of boats or vessels, including propellers and shafts but not including marine engines, parts and accessories (unless otherwise specifically listed in this section).

Lock and dam machinery listed in Revised Maximum Price Regulation 136, Appendix A.

Railroad and transportation equipment covered by Revised Maximum Price Regulation 136, specifically including, but not limited to:

Cars, freight, including all types of flanged wheel mining and industrial cars.

Cars, passenger, for surface, subway or elevated lines.

Locomotives and tenders, including mining and industrial.

Machines, tools, devices, appliances, designed especially for the installation, operation, maintenance and protection of tracks, yards, signals, rolling stock and motive power of surface, subway or elevated rail lines, including frogs, switches and special track work.

Railroad car and locomotive parts and specialties for elevated, subway and surface lines, including:

Axles; bearings, truck side; boilers, fire-boxes, front ends and cabs, fittings, fixtures, devices or appliances mounted thereon.

Brakes and brake gears; coupler devices or attachments; devices and appliances mounted on locomotives for treatment, distribution, and control of water, fuel, steam, sand or electricity.

Doors and fixtures, except those subject to RPS 40 (Builders' Hardware and Insect Screen Cloth).

Draft gears, buffers and attachments.

Driving, foundation and running gear.

Journal boxes, assembled.

Heating, lighting, ventilating and air conditioning equipment.

Lubricating devices.

Miscellaneous fittings, fixtures, specialties, devices or appliances designed specifically for use on railroad cars or locomotives, except artillery or other exclusively military or naval equipment.

Safety appliances and warning devices.

Sides, roofs, ends, running boards and brake steps.

Springs and spring rigging, snubbers and shock absorbers.

Tires, steel.

Train control apparatus.

Trucks, complete.

Underframes.

Wheels, iron and steel.

Trucks, industrial, hand, not including lift trucks and portable elevators as well as special purpose commercial trucks covered by Maximum Price Regulation 188.

5. Section 12 (e) is amended by adding the following products:

Broom making machinery.

Brush making machinery.

Cement making machinery specially designed and sold exclusively for the manufacture of cement.

Clay brick making and clay working machinery.

Doughnut machines, barbecue and/or rotisserie machines, food dicing machines, rotary fish cookers.

Foundry machinery and equipment as follows:

Blast cleaning equipment (sand or shot); Core making and core crushing machinery; Cupolas; Dust collecting equipment; Furnaces, electric metal melting; Flasks, ladles, not over 40 tons capacity; Metal molding machines; Sand preparing equipment; Shakeout equipment; Tumbling barrels or tumbling mills.

Lapidary machines and equipment (Gem cutting machines and equipment).

Paper-making and fiber and pulp board making machinery when sold as complete units (not including stock preparatory and converting machinery).

Printing presses, web-fed, newspaper and magazine, when specially built and engineered to individual purchasers' requirements including special-to-order folding machines and cut-off equipment for use with web-fed newspaper and magazine presses.

Rod, wire and tube working machinery.

Rolling mill machinery and equipment.

Textile machinery:

Fiber to fabric machinery as follows:

Cleaning and opening machinery (for cotton, wool or other fibers); Carding machinery; Combing machinery; Drawing and roving frames; Spinning and twisting machines; Yarn preparatory machinery; Synthetic fiber spinning machinery; Machinery for filament extrusion; Staple fiber spinning machinery.

Fabric machinery as follows:

Looms; Knitting machinery; Braiding machinery; Lace machinery; Embroidering machinery.

Bleaching, dyeing and finishing machines as follows:

Bleaching machinery; Dyeing machinery; Cloth printing machinery; Starching machinery; Dry-finishing machinery; Wet finishing machinery; Cloth handling machinery.

Watch makers' cleaning machinery.

6. Section 12 is amended by adding the following paragraph (f):

(f) *The following parts, attachments and accessories.* Attachments and accessories exclusively designed for incorporation in or attachment to and applicable solely to a particular machine or piece of equipment specifically suspended in this section 12. This suspension does not apply, however, to sales of any of the following products except in so far as they have been specifically listed in other paragraphs of this section: Adapters; Arbors; Blocks, machine tool; Brakes, spindle; Centers, bench; Centers, lathe; Chucks, all types; Die heads; Die sets; Dogs, work driving; Edges, straight; Electric etchers and de-magnetizers; Feeding devices; Glass, level; Guides, adjustable; Heads, universal dividing; Holders, tool; Holders, work; Mandrels, all types; Plates, angle; Plates, brick liner; Plates, face; Plates, lapping; Plates, surface; Plates, wearing; Posts, tool; Saw accessories; Sockets; Stops, machine; Torque wrenches; Wheels, buffing and polishing; Wheels, abrasive; Batteries, storage, wet cell; Bearings, anti-friction; Bearings and bushings, ferrous and non-ferrous, subject to RMPR 136; Belting, leather and textile, subject to RMPR 136; Bushings, porcelain, glass and steatite for electrical uses; Cable, wire, and wire and cable accessories subject to MPR 82; Capacitors, electrical; Chain, chain fittings and assemblies subject to RMPR 136; Chains, power transmission, including sprockets; Circuit breakers, electrical; Compressors, air and gas; Conduit fittings; Conduit, metallic, for electrical use; Control equipment, electrical; Cutting tools, subject to RMPR 136; Cylinders, power, hydraulic, pneumatic and hydropneumatic; Distribution boards, electrical; Ducts for electrical uses, subject to RMPR 136; Electronic devices, equipment and parts, subject to RMPR 136; Engines, internal combustion, subject to RMPR 136; Engine generator sets, subject to RMPR 136; Fans and blowers, industrial, subject to RMPR 136; Forgings, subject to MPR 351; Fuses for the protection of electrical equipment, subject to RMPR 136; Gears, pinions, sprockets and speed reducers, subject to RMPR 136; Generators, electrical, subject to RMPR 136; Glass products, industrial and scientific, subject to RMPR 136; Heat exchanger equipment, subject to RMPR 136; Heating units and devices, electrical, subject to RMPR 136; Hoists; Insulators, porcelain, glass, steatite, for electrical uses; Lighting equipment, electrical, subject to RMPR 136; Lubricating systems and devices, subject to RMPR 136; Magnetos, subject to RMPR 136; Motors, electrical, subject to RMPR 136; Panel boards, electrical; Plastic products, subject to MPR 523; Power transmission equipment subject to RMPR 136; Pumps, hand operated and power operated, subject to RMPR 136; Rectifiers, power industrial; Screw machine products, subject to RMPR 136; Signalling apparatus, subject to RMPR 136; Sound recording and reproducing equipment, subject to RMPR 136; Spraying devices, industrial, power operated, subject to RMPR 136; Springs, subject to RMPR 136; Sprockets, power transmission, subject to RMPR 136; Stampings, metal, subject to RMPR 136; Switch boxes, electrical; Switches, electrical; Switches, electrical, knife and enclosed; Switchgear and switchgear accessories; Tanks and vessels, new, pressure, non-pressure and open, subject to RMPR 136; Transformers, electrical, subject to RMPR

136; Wheels, subject to RMPR 136; Wiring devices, electrical.

Parts of any machinery or equipment covered by RMPR 136 when the machine was produced prior to December 31, 1940, when such parts are not interchangeable with parts for machines being produced at the time of sale.

Parts, repair and replacement, which are designed especially for incorporation in any of the machinery or equipment listed in this section and which have been supplied by the manufacturer of the machinery and equipment. This includes, however, sales by resellers of such parts.

7. Section 12 is amended by adding the following paragraph (g):

(g) *The following services.* Services in connection with the installation of any of the machinery or equipment listed in this section only when the machinery or equipment is sold by the manufacturer on an installed basis.

8. Section 13 (b) is amended by adding the following:

Marine or ship castings subject to RPS 41 or RMPR 125 when specifically designed for ship or marine use, except castings in machinery and accessories used for ship propulsion.

Railroad specialties as defined in § 1306.113 of RPS 41.

This amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5881; Filed, Apr. 8, 1946; 4:32 p. m.]

PART 1349—ELECTRICAL GENERATION, TRANSMISSION, CONVERSION AND DISTRIBUTION APPARATUS

[MPR 82, Amdt. 3]

WIRE AND CABLE

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 82 is amended by adding section 16 (d) to read as follows:

(d) *Products containing silver.* Except where another provision of this regulation permits the increase in cost due to the increased price of silver to be reflected in the maximum price, the maximum price for the sale of any products containing silver shall be as follows:

(1) *Manufacturers.* The maximum price for the sale by the manufacturer of a product containing silver shall be the price determined in accordance with other applicable provisions of this regulation plus an increase in dollars and cents computed as follows: The manufacturer shall multiply the number of fine troy ounces contained in the product by the difference between 45 cents and the market price, not in excess of 71.111 cents, per fine troy ounce of silver which is in effect to the manufacturer at the time he sells or quotes a price for the sale of the product.

(2) *Resellers.* The maximum price for the sale by a reseller of a product con-

taining silver shall be determined by computing a price in accordance with all other applicable provisions of this regulation, except that it shall be based upon his supplier's price before inclusion of the differential for the price of silver and shall then be increased by the dollar-and-cents amount of the differential stated by his supplier.

This amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5870; Filed, Apr. 8, 1946;
4:30 p. m.]

PART 1499—COMMODITIES AND SERVICES [SR 15, Amdt. 49]

ADJUSTMENT OF MAXIMUM PRICES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Supplementary Regulation No. 15 is hereby amended in the following respects:

1. The first sentence of § 1499.75 (a) (27) (iv) is amended to read as follows: "Subject to the qualification that adjusted maximum prices shall not exceed the lowest price level referred to in (iii) above, adjustments may be granted to the extent necessary to permit the price to cover current total costs or to the extent of 90% of the amount by which the applicant's direct labor and material costs per unit currently are in excess of the highest of those costs experienced in the 'reference period', whichever is greater."

2. To § 1499.75 (a) (27) (vi) add the following:

- (e) Woven or quilted mattress pads.
- (f) Ironer pads and covers.

This amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5874; Filed, Apr. 8, 1946;
4:32 p. m.]

PART 1377—WOODEN CONTAINERS [RMFR 320, Amdt. 5]

EASTERN AND CENTRAL WOODEN AGRICULTURAL CONTAINERS

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 320 is amended in the following respects:

1. In Table III of section 3, the maximum prices for those items specified below are revised as follows:

TABLE III—CLIMAX BASKETS; BERRY CUPS; TILL BASKETS

Container description	Units	Minimum truck-load	Price
1-qt. American berry cups pre-dried.	Thousand....	60,000	\$9.90
1-qt. American berry cups—wet.do.....	60,000	9.65
1-qt. American berry cups—tight corners.do.....	60,000	11.00
1-qt. Hallock berry cups.do.....	60,000	11.00
1-pt. American berry cup—pre-dried.do.....	70,000	8.80
1-pt. American berry cups—wet.do.....	70,000	8.55
1-pt. Oblong berry cups.do.....	60,000	8.80
1-pt. Hallock berry cups.do.....	70,000	9.90

2. In Table V of section 3, the maximum prices for those items specified below are revised as follows:

TABLE V—CRATES, PARTS, MISCELLANEOUS

Freight container Bureau No.	Container description (freight container bureau specifications except as noted)	Units	Minimum truck loads	Price
252	24-pt. American berry crates 9" or 9½" x 9" x 18"	100	1,250	\$44.00
260	24-pt. berry crates—oblong cups.	100	1,250	45.65
5615	24-pt. wired American berry crates.	100	1,250	45.10
	16-pt. American berry crates.	100	1,000	40.70
	16-pt. Hallock berry crates.	100	1,000	40.15
295	36-pt. berry crates—oblong cups.	100	1,000	61.85
253	24-pt. American berry crates 11" x 11" x 21¼" to 22"	100	1,000	56.10
5616	24-pt. wired American berry crates.	100	1,000	57.75
5501	24-pt. Jarrell-type folding berry crates.	100	1,000	64.90
5720	24-pt. hinged cover berry crates—made up.	100	200	77.55
	Berry crate dividers.	100	-----	2.30
252	24-pt. American berry crate parts:			
	Ends.....	100	-----	4.00
	Sides.....	100	-----	2.29
	Tops.....	100	-----	2.19
	Bottoms.....	100	-----	1.81
253	24-pt. American berry crate parts:			
	Ends.....	100	-----	6.13
	Sides.....	100	-----	3.42
	Tops.....	100	-----	3.95
	Bottoms.....	100	-----	2.99

3. Section 3a is revoked.

This amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5869; Filed, Apr. 8, 1946;
4:30 p. m.]

[MPR 188, Amdt. 77]

PART 1499—COMMODITIES AND SERVICES MANUFACTURERS' MAXIMUM PRICES FOR CONSUMERS GOODS OTHER THAN APPAREL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 188 is amended in the following respects:

1. Section 1499.152 is amended to read as follows:

§ 1499.152 *Buying or selling above ceiling prices forbidden.* (a) Regardless of any contract or any other obligation:

(1) No manufacturer of an article covered by this regulation shall sell or deliver such article at a price higher than the maximum price permitted by this regulation. A manufacturer's sales of all articles covered by this regulation which are set forth in Appendix A, but which are not also set forth in Appendix C (and which are not exempted from price control by Supplementary Order No. 126), are suspended from price control for an indefinite period of time, provided the manufacturer complies with the requirements of § 1499.159c of this regulation. If a manufacturer fails to file the information required by that section, his sales of those articles are not suspended from price control, and his maximum prices are those properly determined under the pricing provisions of this regulation.

(2) No person in the course of trade or business shall buy or receive any such article from a manufacturer at a price higher than the maximum price permitted by this regulation:

Provided, That in the case of articles for which a maximum price has been established under §§ 1499.156 or 1499.157 of this regulation, if the purchaser shall receive from the seller a written affirmation that the seller has calculated the maximum price for the article in accordance with either of these sections, and has filed a report with the Office of Price Administration and complied with the prescribed waiting provisions, and if in such case the purchaser shall have no knowledge of the maximum price and no cause to doubt the accuracy of the affirmation, the purchaser shall be deemed to have complied with this section if the price paid is not in excess of the maximum price as affirmed by the seller.

(b) No manufacturer may sell, offer for sale, or deliver any article for which a maximum price must be determined under §§ 1499.156 or 1499.157 until he has complied with the reporting and waiting provisions of the applicable section, or an article for which a maximum price must be established under § 1499.158 until an order under that section establishing his maximum prices has become effective.

2. Section 1499.157 (a) is amended to read as follows:

(a) *Pricing formula.* To establish a maximum price the manufacturer shall:

(1) Determine the "unit direct cost" for the article being priced.

(2) Select from his line of "comparable articles" for which maximum prices have already been established, two comparable articles: the one which has a unit direct cost immediately higher and the one which has a unit direct cost immediately lower than the unit direct cost of the article being priced. If a comparable article has the same unit direct cost as the article being priced, it shall be selected in addition to the comparable articles immediately above and below. If all comparable articles are either above or below, the one closest in unit direct cost shall be selected.

(3) Determine both the average percentage and the average dollar mark-up

over unit direct cost for the comparable articles selected.

In calculating the mark-up over unit direct cost for the comparable articles selected, the manufacturer shall use the maximum prices for those articles, including only adjustments authorized under Supplementary Order 118, Revised Supplementary Order 119, or § 1499.159e of this regulation, or under this section. However, in the case of household furniture articles covered by Order No. 4800 under this regulation, or by Order No. 8 under § 1499.159e of this regulation, the manufacturer shall use, instead, the maximum prices of the comparable articles, exclusive of all adjustment charges or permitted increases. The maximum prices used shall be those applicable to the class of purchaser to whom he sold the largest quantities of those articles. The same class of purchaser shall be used for all the comparable articles. If the class of purchaser to whom he sold the largest quantities is not the same for all of the comparable articles, the manufacturer shall determine which of the comparable articles, the manufacturer shall determine which of the comparable articles has the largest sales volume and use the maximum prices applicable to the class of purchaser to whom he sells that article in the largest volume.

(4) Apply to the unit direct cost of the article being priced either the average percentage or the average dollar markup, whichever will yield the lower price. The resulting price shall be the maximum price for sales of the article being priced to such largest volume class of purchaser. That price may be adjusted for other classes of purchaser according to § 1499.159.

In the case of all articles except household furniture covered by the orders referred to above, these maximum prices will automatically include any individual adjustments permitted the manufacturer under Supplementary Order 118 or Revised Supplementary Order 119, or any industry-wide adjustment permitted under § 1499.159e of this regulation. These maximum prices may not, therefore, be increased by any industry-wide adjustment set forth in an order under § 1499.159e of this regulation, unless the order specifically provides for increasing maximum prices determined on the basis of comparable articles whose maximum prices include adjustments.

In the case of household furniture articles covered by the orders referred to above, these maximum prices may be increased under either of the following provisions:

(i) If the manufacturer was permitted to increase his maximum prices for the comparable articles under Supplementary Order 118 or Revised Supplementary Order 119 or under this provision, he may increase these maximum prices by the percentage which he determines in accordance with "Note 3" in section 6 of Revised Supplementary Order No. 119.

(ii) If the manufacturer's industry was granted an industry-wide adjustment under § 1499.159e of this regulation (for example, metal furniture covered by Order No. 8 under that section), he may increase these maximum prices by the

percentage amount of that industry-wide adjustment.

EXAMPLE OF COMPUTATION OF MAXIMUM PRICE WHEN NO INCREASE HAS BEEN PERMITTED IN MAXIMUM PRICES OF COMPARABLE ARTICLES

[Unit direct cost of the article being priced: \$9.00]

Unit direct costs of comparable articles selected according to (2)	Maximum selling price for each such article	Dollar mark-up for each such article	Average percentage mark-up for such articles
\$10	\$14	\$4	\$23 (sum of maximum prices).
7	9	2	-\$17 (sum of unit direct costs).

Unit direct cost plus average percentage mark-up=\$9 plus \$3.18=\$12.18.

Unit direct cost plus average dollar mark-up=\$9 plus \$3=\$12.

Maximum selling price of article being priced (the lower of above two sums) \$12.

3. A new § 1499.157 (b) (4) is added to read as follows:

(4) *Alternative method of computation by base period manufacturers.* If, during March 1942, a manufacturer produced articles of the same type as the article being priced, he may compute his unit direct costs by using the following wage rates and material prices instead of those provided above in paragraphs (b) (1) and (b) (2). A manufacturer who computes his unit direct costs in this way must indicate on the report he files under paragraph (e) of this section that his unit direct costs were computed in accordance with this alternative method.

(i) The wage rates applicable to any article shall be the highest wage rates in effect in the manufacturer's plant for any substantial portion of March 1942, for each class of labor involved in the production of the article. If the manufacturer did not employ a given class of labor in March 1942, he shall use the highest wage rate paid for any substantial portion of March 1942, by the nearest employer operating under comparable conditions who employed that class of labor during that month.

(ii) The price of any material used in the comparable article and the article being priced shall be the highest price charged during March 1942 (as defined in § 1499.163) by the "manufacturer's supplier". Material prices must be based on purchases in comparable quantities from the same or corresponding class of supplier for both the comparable articles and the article being priced. If a particular material is a new material which was not produced during March 1942, the price used shall be the lower of the manufacturer's cost, or the ceiling price for sales to the manufacturer of a supplier who is of the same class as the manufacturer's March 1942 supplier of the material having a use most similar to that of the new material. For the purposes of this provision the "manufacturer's supplier" shall be his March 1942 supplier of the material, or, lacking a March 1942 supplier of the material, his most recent supplier of the material; and if neither of these exists, it shall be his potential supplier.

4. A new paragraph is added at the end of § 1499.157 (e) to read as follows:

The Price Administrator, or his duly authorized representative may by order under this section establish maximum prices for sales by persons other than the manufacturer of an article for which a manufacturer's maximum price has been determined under this section.

5. The first sentence of § 1499.158 (a) is amended to read as follows:

(a) *Maximum prices.* If a maximum price cannot be established under any of the preceding pricing methods of this regulation, or if the use of the third pricing method (§ 1499.157) is not feasible because of the large number of new articles for which a particular manufacturer is required to determine his maximum prices, the maximum price for sales of an article to a particular class of purchaser shall be the price in line with the level of maximum prices established by this regulation fixed by the Price Administrator or his duly authorized representative.

6. The first paragraph of § 1499.158 (b) is amended to read as follows:

(a) *Reports of maximum prices.* Before offering to make any sale for which a maximum price must be established under this section, the manufacturer shall submit a report in duplicate applying for the establishment of a maximum price or prices for his sales of the article. In the case of consumers durable goods, the manufacturer shall submit the report to the District Office of the Office of Price Administration having jurisdiction over the area in which the principal place of his business is located.

7. Section 1499.158a is amended by inserting the section number "1499.157" immediately before the section number "1499.158" where it appears for the first time in § 1499.158a.

8. A new § 1499.158b is added to read as follows:

§ 1499.158b *Establishment of maximum prices in certain cases.* If a manufacturer is required by this regulation (or an order under this regulation) to file a report of maximum prices before his maximum prices are deemed to be properly established, or to file an application for the establishment of maximum prices, and he fails or refuses to do so or to furnish any of the information required under the applicable pricing provision, the Office of Price Administration may, on its own motion, issue an order under this section fixing the manufacturer's maximum prices which, according to the best information available to it, are in-line with the maximum prices which would have been established had the manufacturer complied with the regulation or order. Maximum prices so established will be effective as of the date of first sale.

A Regional Administrator, or any District Director authorized by the appropriate Regional Administrator, may issue orders under this section.

9. The last two sentences of § 1499.159d are amended to read as follows: "In addition, every manufacturer must file three

copies of every notification he issues to the trade on and after July 15, 1945, concerning new prices, changes in prices, changes in terms, discounts, allowances, and conditions of sale, and changes in the model designation of any article he manufactures, as well as three copies of every catalog, price list, and other announcement by which he offers articles covered by this regulation for sale to the trade. Copies of these notifications and announcements must be filed within ten days after they were first issued to the trade."

10. A new paragraph is added at the end of § 1499.159d to read as follows:

In the case of a manufacturer whose sales of particular articles have been exempted or suspended from price control, the requirements of this section shall be deemed to be satisfied if he files with the Office of Price Administration, Washington, D. C., only one copy of the notifications or announcements described above which he issues on and after the date on which his sales were exempted or suspended.

11. Section 1499.161 is amended to read as follows:

§ 1499.161 *Petitions for amendment.* Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1.

12. Section 1499.162 is amended to read as follows:

§ 1499.162 *Enforcement.* Persons violating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, license suspension proceedings and suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

13. Section 1499.166 (Appendix A) is amended in the following respects:

Paragraph (b) (10) (xii) is amended by changing the last item in the list contained therein to read as follows:

Parts (except electrical) for portable lamps and lamp shades.

b. Paragraph (b) (13) is amended by deleting the word "photo-engraving" from the heading thereof, and by deleting the listing "Photoengraving machines, apparatus, and supplies".

c. Paragraph (b) (20) is amended by adding the following to the list of articles contained therein:

Specialty display boxes (other than paper) in which individual items of consumer durable goods (such as fountain pens, watches, razors, jewelry, etc.) are customarily packaged and sold.

Silverware chests

14. Section 1499.167 (Appendix B) is hereby revoked.

15. A new § 1499.168 is added to read as follows:

§ 1499.168 *Appendix C. Manufacturers' maximum prices for the following articles of consumer durable goods must be established under this regulation:*

NOTE: The categories set forth below are not intended to include any articles which are not also included in Appendix A.

(a) Paints and varnishes, including but not limited to:

Ready-mixed paints of all types (interior and exterior).
Paste and semipaste paints.
Putty.
Fillers.
Oil, varnish, and spirit stains.
Paint and varnish remover.
Colors in oil.
White lead in oil.
Zinc white in oil.
Marine paints.
Aqueous (water) paints.
Calcimine.
Compounds:
Calking.
Waterproofing (integral and hardeners).
Pipe.

(b) (1) The following articles of bedding:

Box springs, made with new or used coils or new and used filling materials.
Cots (including folding and rollaway), made of all new materials.
Double-duty sleep equipment, made of new or used materials (including studio couches, sofa beds, lounges, chair beds, love seats, and sliding couches).
Double-deck beds, made of all new materials.
Sisal pads, made with new or used materials.
High chair, play yard, basket and nursery seat pads, and other nursery pads, made with new or used filling materials.
Cotton wadding and batting, made from new and used materials (but not including dry goods cotton wadding and batting sold by the manufacturer directly to retailers).
Mattresses and mattress pads, made with new and used innerspring units or new and used filling materials.
Comforters.
Bedsprings which are made as integral parts of non-metal beds.
Inner-constructions for box springs and double duty sleeping equipment, made of all new materials.

(2) The following household furniture and furniture parts:

All types of household furniture manufactured from any new material or from new materials and used innerspring units, used filling materials, used upholstery frames, or used joinery hardware, for any purpose to be used in any location, and any other articles manufactured from new materials which are made to serve the functional purposes of furniture.
Furniture frames.
Assembled wood furniture parts.

(3) All floor coverings except terry cloth bath mats and wool floor coverings subject to Revised Price Schedule No. 57;

Carpet lining.

(4) The following articles of hardware:

a. The following types of carpenters', mechanics' and miscellaneous hand tools:

Adzes.
Auger bits and braces, hand.
Auto mechanics' tools.
Axes.
Bars.
Blow torches and firepots.
Calipers.
Caulking tools.
Cement workers', masons' and plasterers' hand tools.
Chisels.
Dividers.
Drills and drill points.
Hammers.
Hatchets.
Knives, draw.
Levels.
Logging tools.
Nail pullers.
Planes.
Pliers.

Punches.
Rules and tapes.
Saws, including hacksaw frames.
Screw drivers.
Snips.
Soldering irons.
Squares.
Wrenches, including sockets and drivers.

b. Heavy forged iron tools (all types listed in Department of Commerce Circular "Forged Tools, Simplified Practice Recommendation R 17", such as bars, mattocks, mauls, picks, sledges, wedges, etc.).

c. The following farm and garden tools:

Forks, handled.
Hoes and rakes, but not lawn rakes.
Post hole diggers and augers, hand operated.
Pruning equipment, but not hedge shears.
Scythes.
Shovels, scoops and spades, but not snow shovels.
Sprayers and dusters, hand operated, insecticide.
Weeders and cultivators, long handled.

d. The following miscellaneous hardware articles:

Fitted tool cases and kits.
Lanterns, oil, kerosene, gasoline.
Lawn mowers, hand operated.
Oilers.
Wheelbarrows.

(5) The following household appliances:

Household sewing machines.
Household dishwashers.
Air conditioning equipment, portable, under one horse power.
Small electrical appliances, as defined in Order No. 6 under § 1499.159e of MPR No. 188 (except pedestal, portable and wall fans with blades over 20 inches in diameter).
Acoustically amplified phonographs.

(6) Household ice refrigerators.

(7) The following articles of housewares:

Aluminum, enamelled, cast iron, galvanized, japanned, magnesium and stainless steel cooking utensils and housewares, including garbage and ash cans.
Bath scales.
Bathroom and closet fixtures.
Shower curtains and shower curtain sets.
Carpet sweepers, hand operated.
Carving and kitchen knives and forks.
Casseroles, cookers, and canners.
Clothes wringers.
Coffee makers and parts.
Food choppers and extractors.
Hand operated washing machines.
Home canning jars and closures.
Metal pails and tubs.
Portable ovens, household.
Pottery for cooking or table use.
Ironing boards.
Washboards.
Wire housewares.

(8) Luggage, including but not limited to:

Briefcases.
Club bags.
Dress trunks.
Finished cases made of wood, leather, fabricated canvas, etc., for carrying scientific, medical and other instruments.
Fitted cases.
Overnighters.
Gladstones.
Hand trunks.
Hat and shoe boxes (except paper).
Sample cases.
Sample trunks.
Steamer trunks.
Suitcases.
Two suiters.
Wardrobe trunks.
Zipper bags.
Train boxes.
Military type handbags.
Etc.

(9) The following articles of glassware:

Cooking ware.
Mixing bowls.
Cutware.
Dishes.
Kitchenware.
Heat resistant glassware.
Lamp chimneys.
Lantern globes.
Illuminating glassware.
Tableware.
Tumblers.
Hotel and institutional glassware.

(10) Mirrors.

(11) Portable lamps and shades (other than industrial lighting fixtures) including:

Boudoir lamps.
Desk lamps.
Floor lamps.
Table lamps.
Novelty lamps.
Wall lamps.
Oil lamps.
Mantle lamps.
Torchiers.
Hurricane lamps (electrical or oil).
Lamp shades.
Etc.
Parts (except electrical) for portable lamps and lamp shades.

(12) Table flatware (tableware and cutlery, sterling silver, silver plated, or base metal).

(13) Clocks and "clock-type" watches, clock movements, and watch and clock cases.

(14) The following wheel goods, parts, and accessories:

Bicycles, bicycle accessories, and parts (except tires and tubes).
Motor scooters.
Tricycles and velocipedes.
Baby carriages, strollers, and walkers.
Beach carts.
Scooters.
Sidewalk bikes.
Wagons with metal bodies longer than 18 inches.
Wheeled play cars.

(15) The following optical goods:

Finished and semi-finished lenses for optical, ophthalmic, and scientific use.
Cases, frames, and mountings for eye glasses, spectacles, sun glasses and goggles.
Sun glasses.
Goggles and goggle lenses (except those classified as industrial safety equipment).

(16) The following health supplies and equipment.

Adhesive plaster and tape.
Surgical bandages.
Wheel chairs.
Absorbent cotton.
Crutches.
Surgical dressing.
First aid kits.
Surgical gauze.

(17) The following business and store machines:

Accounting machines.
Adding machines.
Addressing machines.
Bookkeeping machines.
Calculating machines.
Cash registers and devices in which a cash register or its basic mechanism is a component part.
Dictating machines.
Duplicating machines.
Fare registering machines.
Recording machines.
Stenographic machines.
Typewriters.
Scales.
Food slicing and chopping machines.
Coffee grinders.

No. 70—15

(18) The following articles of commercial equipment and supplies:

Commercial furniture and equipment, metal or wood, office, store or institutional of the following types:

Desks.
Cabinets.
Files.
Lockers.
Shelving.
Tables.
Chairs (except barber chairs).
Store display equipment (such as cabinets, racks, show cases, stands, etc., but not including manikins).

Commercial cooking utensils and pails.
Hotel and restaurant tables and chairs.

Tool boxes.

Safes, cash and bond boxes.

(19) Funeral supplies (including caskets and metal burial vaults)

(20) The following miscellaneous articles:

Automobile seat coverings.
Therapeutic lamps.

Dry batteries.

Photographic equipment, accessories and supplies (including carrying cases).

Floor cleaning and polishing machines.

Fountain pens and mechanical pencils, and sets.

Venetian blinds.

Window shades.

Ink.

Buckles and parts, fasteners (slide and snap), and parts, hooks and eyes, clasps.

Thermostats for domestic cooking ranges.

Radio and phonograph cabinets.

Cabinets for household refrigerators.

Cabinets for household sewing machines.

Name plates.

Awnings.

Outboard motors.

Brooms.

Razors and razor blades.

Umbrellas.

Silverware chests.

Step ladders.

(c) Rope and cordage of the following types:

Rope and cordage including grommets made from rope (except those manufactured from cotton and synthetic fibers).

Rope halters.

Wrapping twines (except cotton).

This amendment shall become effective on the 8th day of April 1946.

NOTE: The record keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 8th day of April 1946.

PAUL L. PORTER,
Administrator.

[F. R. Doc. 46-5864; Filed, Apr. 8, 1946;
4:27 p. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 14C, Amdt. 17]

MODIFICATION OF MAXIMUM PRICES ESTABLISHED BY GENERAL MAXIMUM PRICE REGULATION FOR CERTAIN FOODS AND BEVERAGES

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 1.6 is amended to read as follows:

¹ 10 F.R. 1165, 1764, 2618, 5458, 6308, 8020, 9010, 7882, 10124, 10231, 11364, 11906, 13369, 13370, 14295, 14318; 11 F.R. 14619.

SEC. 1.6 Ground pepper (bulk and packaged)—(a) Definitions. (1) "Bulk ground pepper" means ground black or white pepper packed in containers of 3 pounds capacity or more.

(2) "Packaged ground pepper" means ground black or white pepper packed in containers of less than 3 pounds.

(3) "Distributor" means a person who purchases all he sells "for his own account" of the kind and brand of product being priced and resells it without processing any part of it.

(b) Maximum prices which processors may charge for bulk ground pepper in bags. A processor's maximum price for sales of bulk ground black pepper in bags f. o. b. New York City, shall be \$.1875 per pound.

A processor's maximum price for sales of bulk ground white pepper in bags f. o. b. New York City shall be \$.2875 per pound.

A processor's maximum price for sales of bulk ground pepper in bags f. o. b. any point other than New York City, shall be the f. o. b. New York City maximum price per pound, plus the lowest established less-than-carload rail freight rate from New York City to such point, reduced to a per pound basis.

(c) Maximum prices which distributors other than wholesalers and retailers may charge for bulk ground pepper in bags. The maximum price for bulk ground pepper in bags, f. o. b. shipping point, of a distributor who is not a wholesaler or retailer shall be the maximum price of the processor f. o. b. factory, plus incoming freight paid by him. ("Wholesalers" and "retailers" mean the persons respectively referred to as "wholesalers" and "retailers" in Maximum Price Regulation Nos. 421, 422 and 423.)

(d) Maximum prices for processors and distributors for sales of bulk ground pepper in containers other than bags. A processor's or distributor's maximum price per pound for sales of bulk ground pepper in containers other than bags, f. o. b. a particular point, shall be the maximum price per pound established by paragraphs (b) and (c) respectively, for a sale in bags, f. o. b. that particular point, adjusted to reflect his established March 1942 per pound price differential between sales in bags and sales in the type of container in which the pepper is being sold.

(e) Maximum prices which all sellers other than wholesalers and retailers may charge for packaged ground pepper. Any seller whose maximum prices for sales of packaged ground pepper are on April 9, 1946 established by the General Maximum Price Regulation, may adjust his maximum prices therefor to an amount not in excess of:

(1) His maximum price as established by the General Maximum Price Regulation to the same class of purchasers for the same container type and size of packaged ground pepper, plus

(2) \$.0900 per pound of net weight of black pepper and \$.1200 per pound of net weight of white pepper, respectively.

(f) Discounts. All sellers shall allow as a deduction from their maximum prices the discounts for prompt payment

which they customarily allowed during March 1942.

(g) *Notification of new maximum price.* With the first delivery after April 10, 1946, of bulk or packaged ground pepper, in any case where a seller determines his maximum price pursuant to this section, he shall supply each wholesaler and retailer who purchases from him with written notice reading as follows:

(Insert date)

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, variety, grade, brand, style of pack, and container type and size) has been changed by the Office of Price Administration. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulation 421, 422 or 423, you must refigure your ceiling price for this item on the first delivery of it to you from your customary type of supplier with this notification after April 10, 1946. You must refigure your ceiling price following the rules in section 6 of Maximum Price Regulation No. 421, 422, 423, whichever is applicable to you.

For a period of 60 days after determining the new maximum price for the item, and with the first shipment after the 60-day period to each person who has not made a purchase within that time, each processor or repacker shall include in each case, carton, or other receptacle containing the item, the written notice set forth above, or securely attach it to the outside. However, for sales direct to any retailer, the seller may supply the notice by attaching it to, or stating it on, the invoice covering the shipment, instead of providing it with the goods.

This amendment shall become effective April 10, 1946.

Issued this 9th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5928; Filed, Apr. 9, 1946;
11:36 a. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 14K, Amdt. 2]

MODIFICATIONS OF MAXIMUM PRICES ESTABLISHED BY GENERAL MAXIMUM PRICE REGULATION FOR CERTAIN MACHINERY AND PARTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Regulation 14K is amended in the following respects:

The following section 4.2 is hereby added:

SEC. 4.2 *Plug fuses.*—(a) *Definition.* For the purposes of this paragraph, the phrase "plug fuse" includes standard plug fuses, sub-standard plug fuses, and special size plug fuses.

"Standard" plug fuses are one-time (or nonrenewable) standard Edison base plug fuses constructed in accordance with the requirements of Underwriters

Laboratories, Inc., or of any governmental agency, for the protection of 125-V electric current, and of 10, 15, 20, 25 or 30 amperages.

"Sub-standard" plug fuses are plug fuses of size not included in the definition of "standard" plug fuses, but which otherwise meet the definition of "standard" plug fuses, and which are specifically identified as "sub-standard" sizes in the manufacturer's published price list in effect on October 1, 1941.

"Special" size plug fuses are plug fuses of sizes which are not included in the definition of "standard" and "sub-standard" plug fuses, but which otherwise meet the definition of "standard" plug fuses.

The phrase "plug fuse" shall not include any type plug fuse having a thermal element or any other electrical device in addition to a fusible element.

(b) *Maximum prices.* Maximum prices for sales of any plug fuses to consumers shall be the dollars-and-cents amounts listed below:

Standard Plug Fuses: \$50.00 per 1,000.

Substandard Plug Fuses: \$55.00 per 1,000.

Special Plug Fuses: \$57.00 per 1,000.

This amendment shall become effective April 5, 1946.

Issued this 5th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5782; Filed, Apr. 5, 1946;
4:23 p. m.]

Chapter XX—Office of Contract Settlement

[Reg. 14, Amdt. 4]

PART 8004—TERMINATION COST MEMORANDUMS

Pursuant to section 2 of Regulation No. 14 of this Office, Termination Cost Memorandum No. 11, which was issued on July 26, 1945, as part of Amendment No. 2 to Regulation No. 14, is hereby revised and reissued as a part of such regulation. The revision is deemed advisable for the sake of clarity and is reflected in the rewording of paragraph 2a of the memorandum.

H. CHAPMAN ROSE,
Director.

MARCH 30, 1946.

TERMINATION COST MEMORANDUM NO. 11 APPLICABLE TO FIXED-PRICE SUPPLY CONTRACTS

(As revised and reissued on March 30, 1946)

(Issued under Regulation No. 14)

SETTLEMENT EXPENSES AND COSTS OF PROTECTION AND DISPOSITION OF PROPERTY

1. *Reference to statement of cost principles.* The statement provides for the inclusion of settlement expenses and costs of protection and disposition of property as follows (subpars. 1 (k) and (l)):

Settlement expenses. Reasonable accounting, legal, clerical, and other expenses necessary in connection with the termination and settlement of the contract and subcontracts and purchase orders thereunder, including expenses incurred for the purpose of obtain-

ing payment from the Government only to the extent reasonably necessary for the preparation and presentation of settlement proposals and cost evidence in connection therewith.

Protection and disposition of property. Storage, transportation and other costs incurred for the protection of property acquired or produced for the contract or in connection with the disposition of such property.

2. *Definitions.* a. The costs and expenses covered by subparagraphs 1 (k) and (l) of the Statement of Cost Principles include such items as are incident to effecting terminations, termination settlements, and the protection and disposition of property acquired or produced for the contract and on hand at the date of termination. They do not include: (1) the cost of idle equipment, facilities, and personnel and (2) accounting, legal, clerical, and other costs and expenses incurred by a prime contractor or a subcontractor in any formal appeal or submission, either within a contracting agency or to the Appeal Board of the Office of Contract Settlement, or in any arbitration, mediation, or suit in court, where such proceeding is instituted by such contractor for the purpose of obtaining payment in excess of the settlement amount determined to be due by the Government or an intervening higher tier contractor. Nothing herein shall be deemed to preclude recovery by a contractor of the reasonable costs and expenses incurred by it in settling termination claims of subcontractors related to the terminated portion of its war contract, including in appropriate cases the cost of defending itself against the assertion of such claims.

b. The costs of preservation and protection of termination inventory include the necessary greasing, packing, and any other special treatment accorded termination inventory to insure the maintenance of its condition as well as the cost of special precautions necessary to insure its safety. Such costs should be distinguished from storage of termination inventory, the cost of which may include (1) amounts actually paid or payable to outside parties and (2) a reasonable allocation of the contractor's own costs.

3. *Interpretations.* a. To the extent practicable, the costs and expenses covered by this memorandum should be segregated and charged directly to particular terminated contracts. However, where direct charging is not practicable, any method of allocating these expenses may be used which produces results consistent with the principles set forth in subparagraph c below. The method used may be based on estimates in the light of past experience and reasonably anticipated future terminations. In the absence of a more appropriate basis of allocation, expenses not charged directly may be allocated to particular terminated contracts by the application of a properly computed rate to the amount of the contractor's own costs included in the settlement proposals.

b. Settlement expenses and costs of protection and disposition of property may include a properly allocable portion of the costs, including overhead, of special termination units or departments and regularly established organizational units. In such cases, it is not necessary that the expenses of such units or departments be identified with specific contracts, but the services performed must be directly related to termination activities. Factory and administrative overhead may be included as a settlement expense only to the extent that the elements of such overhead are properly allocable to such termination units or departments.

c. Whatever method is used to allocate settlement and property expenses, the cumulative amount included for these expenses in all termination settlements to date should

not exceed the cumulative total of such expenses actually incurred, and the total amount included in any single termination settlement proposal should not exceed an amount reasonably necessary to settle the contract in question.

d. The cost of microfilming or preserving records of a war contractor will ordinarily be classified as general and administrative expense and should not be included as a direct settlement expense in a termination settlement.

e. Regulation No. 10 of this Office relates to the clearance of termination inventory from plants of war contractors. Section 4 of that Regulation provides for reimbursement of the costs thereof as follows:

Contractor's right to store at his own risk. A war contractor may at any time remove from his plant and store on his own premises or elsewhere any of the above materials at his own risk. The war contractor will use reasonable care in the transportation and preservation of material so removed and stored, and will comply with any directions or specifications covering removal, preservation, transportation and storage which may be issued by the contracting agency. The war contractor is entitled to be reimbursed for the reasonable cost of (i) necessary or appropriate transportation, preservation, protection and storage, and (ii) compliance with any directions or specifications in connection therewith issued by the contracting agency. Ordinarily, charges for storage of termination inventory prior to the expiration of the plant clearance period will not be deemed a reasonable settlement expense.

f. Section 5 of Regulation 10 provides for the removal and storage of termination inventory after the 60-day plant clearance period as follows:

Contractor's right to remove or store at Government expense and risk. If the contracting agency fails to arrange for storage by the war contractor or to remove any termination inventory within 60 days after its receipt of a satisfactory inventory schedule (or within such longer period as the contractor may agree), the contractor may remove and store at the Government's expense and risk, any or all those materials remaining, using reasonable care in the transportation and preservation of materials so removed and stored. The words "at the Government's expense and risk" mean, among other things, that the contractor is not required to insure such materials.

g. In accordance with the foregoing references, the contractor may include in its settlement proposal the reasonable and necessary costs of transportation, preservation, and protection of termination inventory, regardless of whether such costs are incurred prior or subsequent to the expiration of the 60-day plant clearance period.

h. Charges for storage of termination inventory may ordinarily be included only for the time following the 60-day plant clearance period. However, if the 60-day period is unreasonable in a particular case, the cost of storage of termination inventory prior to the expiration of such period may be included.

[F. R. Doc. 46-5920; Filed, Apr. 9, 1946; 11:08 a. m.]

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter II—Bureau of Reclamation, Department of the Interior

PART 402—ANNUAL WATER CHARGES

ROZA DIVISION, YAKIMA IRRIGATION PROJECT, WASHINGTON

CROSS REFERENCE: For addition to tabulation in § 402.2 see Bureau of Reclamation, Notices section.

Notices

DEPARTMENT OF THE INTERIOR.

Bureau of Reclamation.

[Corrected No. 6]

ROZA IRRIGATION DISTRICT, ZILLAH, WASH.

PUBLIC NOTICE THAT WATER IS READY FOR DELIVERY TO PART OF THE LANDS OF THE ROZA DIVISION, YAKIMA PROJECT

MARCH 4, 1946.

GENTLEMEN: Pursuant to the provisions of article 12 (d) of the contract of December 13, 1935 between the United States of America and Yakima Benton Irrigation District (now Roza Irrigation District), notice is hereby given that:

Water is available as of April 1, 1946 for the following tracts of land in the District, to wit:

Description	Irrigable area private land (acres)
T. 14 N., R. 19 E. W. M.:	
Sec. 17—SW $\frac{1}{4}$ SW $\frac{1}{4}$	2.9
Sec. 20—NW $\frac{1}{4}$ NW $\frac{1}{4}$	12.0
SW $\frac{1}{4}$ NW $\frac{1}{4}$	20.0
NE $\frac{1}{4}$ SW $\frac{1}{4}$.2
NW $\frac{1}{4}$ SW $\frac{1}{4}$	27.0
SW $\frac{1}{4}$ SW $\frac{1}{4}$	26.7
SE $\frac{1}{4}$ SW $\frac{1}{4}$	9.5
Sec. 29—NW $\frac{1}{4}$ NE $\frac{1}{4}$.5
SW $\frac{1}{4}$ NE $\frac{1}{4}$	1.1
SE $\frac{1}{4}$ NW $\frac{1}{4}$	11.3
NW $\frac{1}{4}$ SE $\frac{1}{4}$	14.0
SE $\frac{1}{4}$ SW $\frac{1}{4}$.7
SW $\frac{1}{4}$ SE $\frac{1}{4}$	17.2
Sec. 32—NW $\frac{1}{4}$ NE $\frac{1}{4}$	19.2
SW $\frac{1}{4}$ NE $\frac{1}{4}$	15.3
NE $\frac{1}{4}$ NW $\frac{1}{4}$	5.7
SW $\frac{1}{4}$ NW $\frac{1}{4}$	1.8
SE $\frac{1}{4}$ NW $\frac{1}{4}$	37.7
NE $\frac{1}{4}$ SW $\frac{1}{4}$	32.4
NW $\frac{1}{4}$ SW $\frac{1}{4}$	10.8
SW $\frac{1}{4}$ SW $\frac{1}{4}$	9.3
SE $\frac{1}{4}$ SW $\frac{1}{4}$	4.2
NW $\frac{1}{4}$ SE $\frac{1}{4}$	14.1
T. 13 N., R. 19 E. W. M.:	
Sec. 16—SW $\frac{1}{4}$ NE $\frac{1}{4}$	8.9
NE $\frac{1}{4}$ NW $\frac{1}{4}$.1
NW $\frac{1}{4}$ NW $\frac{1}{4}$	3.2
SW $\frac{1}{4}$ NW $\frac{1}{4}$	9.1
SE $\frac{1}{4}$ NW $\frac{1}{4}$	22.1
NE $\frac{1}{4}$ SE $\frac{1}{4}$	24.3
Sec. 23—NW $\frac{1}{4}$ SE $\frac{1}{4}$.9
SW $\frac{1}{4}$ SE $\frac{1}{4}$	13.1
SE $\frac{1}{4}$ SE $\frac{1}{4}$	10.5
Sec. 25—NW $\frac{1}{4}$ NW $\frac{1}{4}$	7.6
SW $\frac{1}{4}$ NW $\frac{1}{4}$	23.2
SE $\frac{1}{4}$ NW $\frac{1}{4}$	2.9
NE $\frac{1}{4}$ SW $\frac{1}{4}$	28.1
NW $\frac{1}{4}$ SW $\frac{1}{4}$	32.7
SW $\frac{1}{4}$ SW $\frac{1}{4}$	19.5
SE $\frac{1}{4}$ SW $\frac{1}{4}$	35.1
NE $\frac{1}{4}$ SE $\frac{1}{4}$	5.6
NW $\frac{1}{4}$ SE $\frac{1}{4}$	7.3
SW $\frac{1}{4}$ SE $\frac{1}{4}$	37.0
SE $\frac{1}{4}$ SE $\frac{1}{4}$	32.5
Sec. 26—NE $\frac{1}{4}$ NE $\frac{1}{4}$	38.1
NW $\frac{1}{4}$ NE $\frac{1}{4}$	23.4
SE $\frac{1}{4}$ NE $\frac{1}{4}$	19.7
Sec. 36—NE $\frac{1}{4}$ NE $\frac{1}{4}$	21.1
NW $\frac{1}{4}$ NE $\frac{1}{4}$	1.5
SW $\frac{1}{4}$ NE $\frac{1}{4}$.9
SE $\frac{1}{4}$ NE $\frac{1}{4}$	24.6
T. 12 N., R. 19 E. W. M.:	
Sec. 1—NE $\frac{1}{4}$ NE $\frac{1}{4}$	13.5
Sec. 11—SW $\frac{1}{4}$ SW $\frac{1}{4}$	13.6
SE $\frac{1}{4}$ SW $\frac{1}{4}$	29.5
W $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$	14.0
Sec. 12—SE $\frac{1}{4}$ SE $\frac{1}{4}$	5.3
Sec. 13—NE $\frac{1}{4}$ NE $\frac{1}{4}$	27.9
NW $\frac{1}{4}$ NE $\frac{1}{4}$	13.6
SW $\frac{1}{4}$ NE $\frac{1}{4}$	8.1
SE $\frac{1}{4}$ NE $\frac{1}{4}$	21.1

Description—Con.	Irrigable area private land (acres)
T. 12 N., R. 19 E. W. M.—Con.	
Sec. 13—NE $\frac{1}{4}$ NW $\frac{1}{4}$	9.7
NW $\frac{1}{4}$ NW $\frac{1}{4}$	11.1
SW $\frac{1}{4}$ NW $\frac{1}{4}$	12.0
SE $\frac{1}{4}$ NW $\frac{1}{4}$	13.4
NE $\frac{1}{4}$ SE $\frac{1}{4}$	5.2
Sec. 14—NE $\frac{1}{4}$ NE $\frac{1}{4}$	31.4
NW $\frac{1}{4}$ NE $\frac{1}{4}$	10.0
SE $\frac{1}{4}$ NE $\frac{1}{4}$	2.6
NE $\frac{1}{4}$ NW $\frac{1}{4}$	1.1
T. 13 N., R. 20 E. W. M.:	
Sec. 30—SW $\frac{1}{4}$ SW $\frac{1}{4}$	7.1
Sec. 31—SW $\frac{1}{4}$ NE $\frac{1}{4}$	0.2
SE $\frac{1}{4}$ NE $\frac{1}{4}$	0.4
NW $\frac{1}{4}$ NW $\frac{1}{4}$	2.2
SW $\frac{1}{4}$ NW $\frac{1}{4}$	25.4
SE $\frac{1}{4}$ NW $\frac{1}{4}$	14.9
NE $\frac{1}{4}$ SW $\frac{1}{4}$	21.0
NW $\frac{1}{4}$ SW $\frac{1}{4}$	11.4
SW $\frac{1}{4}$ SW $\frac{1}{4}$	19.7
SE $\frac{1}{4}$ SW $\frac{1}{4}$	40.4
NE $\frac{1}{4}$ SE $\frac{1}{4}$	28.8
NW $\frac{1}{4}$ SE $\frac{1}{4}$	37.1
SW $\frac{1}{4}$ SE $\frac{1}{4}$	41.1
SE $\frac{1}{4}$ SE $\frac{1}{4}$	40.7
Sec. 32—NW $\frac{1}{4}$ SW $\frac{1}{4}$	0.8
SW $\frac{1}{4}$ SW $\frac{1}{4}$	37.8
SE $\frac{1}{4}$ SW $\frac{1}{4}$	2.8
T. 12 N., R. 20 E. W. M.:	
Sec. 4—SW $\frac{1}{4}$ SW $\frac{1}{4}$	10.2
SE $\frac{1}{4}$ SW $\frac{1}{4}$	2.4
SW $\frac{1}{4}$ SE $\frac{1}{4}$	0.7
Sec. 5—NW $\frac{1}{4}$ NW $\frac{1}{4}$	11.4
SW $\frac{1}{4}$ NW $\frac{1}{4}$	34.2
SE $\frac{1}{4}$ NW $\frac{1}{4}$	5.3
NE $\frac{1}{4}$ SW $\frac{1}{4}$	28.4
NW $\frac{1}{4}$ SW $\frac{1}{4}$	38.1
SW $\frac{1}{4}$ SW $\frac{1}{4}$	35.6
SE $\frac{1}{4}$ SW $\frac{1}{4}$	39.7
NE $\frac{1}{4}$ SE $\frac{1}{4}$	1.3
NW $\frac{1}{4}$ SE $\frac{1}{4}$	11.2
SW $\frac{1}{4}$ SE $\frac{1}{4}$	40.4
SE $\frac{1}{4}$ SE $\frac{1}{4}$	25.2
Sec. 6—NE $\frac{1}{4}$ NE $\frac{1}{4}$	23.1
NW $\frac{1}{4}$ NE $\frac{1}{4}$	23.6
SE $\frac{1}{4}$ NE $\frac{1}{4}$	39.4
NW $\frac{1}{4}$ NW $\frac{1}{4}$	8.0
NE $\frac{1}{4}$ SE $\frac{1}{4}$	32.1
NW $\frac{1}{4}$ SE $\frac{1}{4}$	4.9
SW $\frac{1}{4}$ SE $\frac{1}{4}$	1.8
SE $\frac{1}{4}$ SE $\frac{1}{4}$	32.0
Sec. 7—W $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$	2.3
SW $\frac{1}{4}$ SW $\frac{1}{4}$	11.9
Sec. 8—NE $\frac{1}{4}$ NE $\frac{1}{4}$	19.7
NW $\frac{1}{4}$ NE $\frac{1}{4}$	40.2
SW $\frac{1}{4}$ NE $\frac{1}{4}$	30.2
SE $\frac{1}{4}$ NE $\frac{1}{4}$	28.2
NE $\frac{1}{4}$ NW $\frac{1}{4}$	34.4
NW $\frac{1}{4}$ NW $\frac{1}{4}$	13.3
SE $\frac{1}{4}$ NW $\frac{1}{4}$	25.5
NE $\frac{1}{4}$ SW $\frac{1}{4}$	28.4
NW $\frac{1}{4}$ SW $\frac{1}{4}$	19.0
SW $\frac{1}{4}$ SW $\frac{1}{4}$	26.9
SE $\frac{1}{4}$ SW $\frac{1}{4}$	40.0
NE $\frac{1}{4}$ SE $\frac{1}{4}$	35.7
NW $\frac{1}{4}$ SE $\frac{1}{4}$	25.0
SW $\frac{1}{4}$ SE $\frac{1}{4}$	40.1
SE $\frac{1}{4}$ SE $\frac{1}{4}$	32.3
Sec. 9—NE $\frac{1}{4}$ NE $\frac{1}{4}$.3
NW $\frac{1}{4}$ NE $\frac{1}{4}$	26.8
SW $\frac{1}{4}$ NE $\frac{1}{4}$	35.2
SE $\frac{1}{4}$ NE $\frac{1}{4}$	23.6
NE $\frac{1}{4}$ NW $\frac{1}{4}$	41.2
NW $\frac{1}{4}$ NW $\frac{1}{4}$	24.5
SW $\frac{1}{4}$ NW $\frac{1}{4}$	24.1
SE $\frac{1}{4}$ NW $\frac{1}{4}$	24.5
NE $\frac{1}{4}$ SW $\frac{1}{4}$	19.0
NW $\frac{1}{4}$ SW $\frac{1}{4}$	35.9
SW $\frac{1}{4}$ SW $\frac{1}{4}$	24.0
SE $\frac{1}{4}$ SW $\frac{1}{4}$	17.1
NE $\frac{1}{4}$ SE $\frac{1}{4}$	15.3
NW $\frac{1}{4}$ SE $\frac{1}{4}$	2.4
Sec. 17—NW $\frac{1}{4}$ NE $\frac{1}{4}$.7
NE $\frac{1}{4}$ NW $\frac{1}{4}$	3.7
Sec. 18—NW $\frac{1}{4}$ NW $\frac{1}{4}$	1.3
SW $\frac{1}{4}$ NW $\frac{1}{4}$	4.0
NW $\frac{1}{4}$ SW $\frac{1}{4}$	6.4
SW $\frac{1}{4}$ SW $\frac{1}{4}$	18.1

Description—Con.		Irrigable area private land (acres)	Description—Con.		Irrigable area private land (acres)	Description—Con.		Irrigable area private land (acres)
T. 12 N., R. 20 E. W. M.—Con.			T. 11 N., R. 20 E. W. M.—Con.			T. 11 N., R. 20 E. W. M.—Con.		
Sec. 28—SW $\frac{1}{4}$ SE $\frac{1}{4}$		15.8	Sec. 5—NE $\frac{1}{4}$ NE $\frac{1}{4}$		31.7	Sec. 14—NE $\frac{1}{4}$ NE $\frac{1}{4}$		39.2
Sec. 29—SW $\frac{1}{4}$ NW $\frac{1}{4}$		28.3	NW $\frac{1}{4}$ NE $\frac{1}{4}$		14.5	NW $\frac{1}{4}$ NE $\frac{1}{4}$		39.0
SE $\frac{1}{4}$ NW $\frac{1}{4}$		1.5	SW $\frac{1}{4}$ NE $\frac{1}{4}$		9.4	SW $\frac{1}{4}$ NE $\frac{1}{4}$		38.4
NE $\frac{1}{4}$ SW $\frac{1}{4}$.4	SE $\frac{1}{4}$ NE $\frac{1}{4}$		33.4	SE $\frac{1}{4}$ NE $\frac{1}{4}$		37.3
NW $\frac{1}{4}$ SW $\frac{1}{4}$		37.0	NE $\frac{1}{4}$ NW $\frac{1}{4}$		12.2	NE $\frac{1}{4}$ NW $\frac{1}{4}$		34.4
SW $\frac{1}{4}$ SW $\frac{1}{4}$		38.7	NW $\frac{1}{4}$ NW $\frac{1}{4}$		8.5	NW $\frac{1}{4}$ NW $\frac{1}{4}$		33.8
SE $\frac{1}{4}$ SW $\frac{1}{4}$		9.2	SW $\frac{1}{4}$ NW $\frac{1}{4}$		11.9	SW $\frac{1}{4}$ NW $\frac{1}{4}$		12.4
NW $\frac{1}{4}$ SE $\frac{1}{4}$		1.9	SE $\frac{1}{4}$ NW $\frac{1}{4}$		14.2	SE $\frac{1}{4}$ NW $\frac{1}{4}$		35.0
SW $\frac{1}{4}$ SE $\frac{1}{4}$		21.3	NE $\frac{1}{4}$ SW $\frac{1}{4}$		1.0	NE $\frac{1}{4}$ SW $\frac{1}{4}$		33.4
SE $\frac{1}{4}$ SE $\frac{1}{4}$		3.9	SE $\frac{1}{4}$ SW $\frac{1}{4}$		15.1	NW $\frac{1}{4}$ SW $\frac{1}{4}$		2.3
Sec. 30—SE $\frac{1}{4}$ NE $\frac{1}{4}$		4.1	NE $\frac{1}{4}$ SE $\frac{1}{4}$		32.6	SE $\frac{1}{4}$ SW $\frac{1}{4}$		14.6
SW $\frac{1}{4}$ SW $\frac{1}{4}$		8.3	NW $\frac{1}{4}$ SE $\frac{1}{4}$		28.7	NE $\frac{1}{4}$ SE $\frac{1}{4}$		30.6
SE $\frac{1}{4}$ SW $\frac{1}{4}$		15.8	SW $\frac{1}{4}$ SE $\frac{1}{4}$		27.1	NW $\frac{1}{4}$ SE $\frac{1}{4}$		38.3
NE $\frac{1}{4}$ SE $\frac{1}{4}$		23.2	SE $\frac{1}{4}$ SE $\frac{1}{4}$		32.5	SW $\frac{1}{4}$ SE $\frac{1}{4}$		29.5
SW $\frac{1}{4}$ SE $\frac{1}{4}$		8.4	Sec. 8—NE $\frac{1}{4}$ NE $\frac{1}{4}$		14.0	SE $\frac{1}{4}$ SE $\frac{1}{4}$		21.6
SE $\frac{1}{4}$ SE $\frac{1}{4}$		34.9	NW $\frac{1}{4}$ NE $\frac{1}{4}$		37.3	Sec. 15—NE $\frac{1}{4}$ NE $\frac{1}{4}$		29.1
Sec. 31—NE $\frac{1}{4}$ NE $\frac{1}{4}$		41.0	SW $\frac{1}{4}$ NE $\frac{1}{4}$		7.5	NW $\frac{1}{4}$ NE $\frac{1}{4}$		9.2
NW $\frac{1}{4}$ NE $\frac{1}{4}$		22.3	NE $\frac{1}{4}$ NW $\frac{1}{4}$		9.5	NE $\frac{1}{4}$ NW $\frac{1}{4}$		9.9
SW $\frac{1}{4}$ NE $\frac{1}{4}$		21.4	SE $\frac{1}{4}$ NW $\frac{1}{4}$.8	NW $\frac{1}{4}$ NW $\frac{1}{4}$		1.3
SE $\frac{1}{4}$ NE $\frac{1}{4}$		1.9	Sec. 9—NE $\frac{1}{4}$ NE $\frac{1}{4}$		35.6	Sec. 23—NE $\frac{1}{4}$ NE $\frac{1}{4}$		6.2
NE $\frac{1}{4}$ NW $\frac{1}{4}$		24.2	NW $\frac{1}{4}$ NE $\frac{1}{4}$		39.0	Sec. 24—NE $\frac{1}{4}$ NE $\frac{1}{4}$		37.5
NW $\frac{1}{4}$ NW $\frac{1}{4}$		11.0	SW $\frac{1}{4}$ NE $\frac{1}{4}$		39.0	NW $\frac{1}{4}$ NE $\frac{1}{4}$		35.5
SW $\frac{1}{4}$ NW $\frac{1}{4}$		4.2	SE $\frac{1}{4}$ NE $\frac{1}{4}$		38.6	SW $\frac{1}{4}$ NE $\frac{1}{4}$		39.1
SE $\frac{1}{4}$ NW $\frac{1}{4}$		12.3	NE $\frac{1}{4}$ NW $\frac{1}{4}$		17.5	SE $\frac{1}{4}$ NE $\frac{1}{4}$		38.3
NE $\frac{1}{4}$ SW $\frac{1}{4}$		26.3	NW $\frac{1}{4}$ NW $\frac{1}{4}$		6.4	NE $\frac{1}{4}$ NW $\frac{1}{4}$		32.2
NW $\frac{1}{4}$ SW $\frac{1}{4}$		1.2	SW $\frac{1}{4}$ NW $\frac{1}{4}$.8	NW $\frac{1}{4}$ NW $\frac{1}{4}$		35.8
SE $\frac{1}{4}$ SW $\frac{1}{4}$		9.8	SE $\frac{1}{4}$ NW $\frac{1}{4}$		31.6	SW $\frac{1}{4}$ NW $\frac{1}{4}$		36.5
NE $\frac{1}{4}$ SE $\frac{1}{4}$		3.2	NE $\frac{1}{4}$ SW $\frac{1}{4}$		10.5	SE $\frac{1}{4}$ NW $\frac{1}{4}$		34.2
NW $\frac{1}{4}$ SE $\frac{1}{4}$		10.7	NW $\frac{1}{4}$ SW $\frac{1}{4}$.1	N $\frac{1}{2}$ NE $\frac{1}{4}$ SW $\frac{1}{4}$		18.7
SW $\frac{1}{4}$ SE $\frac{1}{4}$		6.0	NE $\frac{1}{4}$ SE $\frac{1}{4}$		39.4	NW $\frac{1}{4}$ SW $\frac{1}{4}$		5.9
SE $\frac{1}{4}$ SE $\frac{1}{4}$		32.0	NW $\frac{1}{4}$ SE $\frac{1}{4}$		35.6	NE $\frac{1}{4}$ SE $\frac{1}{4}$		39.5
Sec. 32—SE $\frac{1}{4}$ NE $\frac{1}{4}$		12.9	SW $\frac{1}{4}$ SE $\frac{1}{4}$		12.1	Pt NW $\frac{1}{4}$ SE $\frac{1}{4}$		38.0
NE $\frac{1}{4}$ NW $\frac{1}{4}$		10.1	SE $\frac{1}{4}$ SE $\frac{1}{4}$		13.9	Pt E $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$		14.0
NW $\frac{1}{4}$ NW $\frac{1}{4}$		26.5	Sec. 10—NE $\frac{1}{4}$ NE $\frac{1}{4}$		11.0	SE $\frac{1}{4}$ SE $\frac{1}{4}$		37.9
SW $\frac{1}{4}$ NW $\frac{1}{4}$		5.7	NW $\frac{1}{4}$ NE $\frac{1}{4}$.7	Sec. 25—NE $\frac{1}{4}$ NE $\frac{1}{4}$		21.8
NE $\frac{1}{4}$ SW $\frac{1}{4}$		4.2	SW $\frac{1}{4}$ NE $\frac{1}{4}$		28.4	SE $\frac{1}{4}$ NE $\frac{1}{4}$		21.6
NW $\frac{1}{4}$ SW $\frac{1}{4}$		23.5	SE $\frac{1}{4}$ NE $\frac{1}{4}$		26.4	T. 11 N., R. 21 E. W. M.:		
SW $\frac{1}{4}$ SW $\frac{1}{4}$		3.9	NW $\frac{1}{4}$ NW $\frac{1}{4}$		9.1	Sec. 7—SW $\frac{1}{4}$ NE $\frac{1}{4}$		12.0
SE $\frac{1}{4}$ SW $\frac{1}{4}$		12.1	SW $\frac{1}{4}$ NW $\frac{1}{4}$		21.9	NE $\frac{1}{4}$ SW $\frac{1}{4}$		11.4
NE $\frac{1}{4}$ SE $\frac{1}{4}$		12.9	SE $\frac{1}{4}$ NW $\frac{1}{4}$		13.2	SW $\frac{1}{4}$ SW $\frac{1}{4}$		31.2
NW $\frac{1}{4}$ SE $\frac{1}{4}$		19.3	NE $\frac{1}{4}$ SW $\frac{1}{4}$		38.1	SE $\frac{1}{4}$ SW $\frac{1}{4}$		36.9
SW $\frac{1}{4}$ SE $\frac{1}{4}$		36.2	NW $\frac{1}{4}$ SW $\frac{1}{4}$		31.7	NW $\frac{1}{4}$ SE $\frac{1}{4}$		25.5
SE $\frac{1}{4}$ SE $\frac{1}{4}$		37.8	SW $\frac{1}{4}$ SW $\frac{1}{4}$		35.4	SW $\frac{1}{4}$ SE $\frac{1}{4}$		11.1
Sec. 33—NW $\frac{1}{4}$ NE $\frac{1}{4}$		16.5	SE $\frac{1}{4}$ SW $\frac{1}{4}$		40.0	Sec. 17—NW $\frac{1}{4}$ SW $\frac{1}{4}$		6.5
SW $\frac{1}{4}$ NE $\frac{1}{4}$		27.2	NE $\frac{1}{4}$ SE $\frac{1}{4}$		36.4	SW $\frac{1}{4}$ SW $\frac{1}{4}$		19.0
NE $\frac{1}{4}$ NW $\frac{1}{4}$		13.3	NW $\frac{1}{4}$ SE $\frac{1}{4}$		40.3	Sec. 18—NW $\frac{1}{4}$ NE $\frac{1}{4}$		13.9
NW $\frac{1}{4}$ NW $\frac{1}{4}$		2.6	SW $\frac{1}{4}$ SE $\frac{1}{4}$		38.4	SW $\frac{1}{4}$ NE $\frac{1}{4}$		22.5
SW $\frac{1}{4}$ NW $\frac{1}{4}$		19.5	SE $\frac{1}{4}$ SE $\frac{1}{4}$		32.1	SE $\frac{1}{4}$ NE $\frac{1}{4}$		3.6
SE $\frac{1}{4}$ NW $\frac{1}{4}$		34.0	Sec. 11—NE $\frac{1}{4}$ NE $\frac{1}{4}$		19.1	NE $\frac{1}{4}$ NW $\frac{1}{4}$		37.2
NE $\frac{1}{4}$ SW $\frac{1}{4}$		38.7	SW $\frac{1}{4}$ NE $\frac{1}{4}$		5.8	NW $\frac{1}{4}$ NW $\frac{1}{4}$		32.4
NW $\frac{1}{4}$ SW $\frac{1}{4}$		34.6	SE $\frac{1}{4}$ NE $\frac{1}{4}$		30.1	SW $\frac{1}{4}$ NW $\frac{1}{4}$		32.7
SW $\frac{1}{4}$ SW $\frac{1}{4}$		33.1	NW $\frac{1}{4}$ NW $\frac{1}{4}$		14.5	SE $\frac{1}{4}$ NW $\frac{1}{4}$		38.7
SE $\frac{1}{4}$ SW $\frac{1}{4}$		34.8	SE $\frac{1}{4}$ NW $\frac{1}{4}$		10.2	NE $\frac{1}{4}$ SW $\frac{1}{4}$		28.9
NW $\frac{1}{4}$ SE $\frac{1}{4}$		30.1	NE $\frac{1}{4}$ SW $\frac{1}{4}$		32.4	SW $\frac{1}{4}$ SW $\frac{1}{4}$		35.3
SW $\frac{1}{4}$ SE $\frac{1}{4}$		32.2	NW $\frac{1}{4}$ SW $\frac{1}{4}$		35.4	SW $\frac{1}{4}$ SW $\frac{1}{4}$		31.4
SE $\frac{1}{4}$ SE $\frac{1}{4}$.5	SW $\frac{1}{4}$ SW $\frac{1}{4}$		35.0	SE $\frac{1}{4}$ SW $\frac{1}{4}$		30.7
T. 11 N., R. 20 E. W. M.:			SE $\frac{1}{4}$ SW $\frac{1}{4}$		31.0	NE $\frac{1}{4}$ SE $\frac{1}{4}$		29.2
Sec. 1—NW $\frac{1}{4}$ SW $\frac{1}{4}$		2.2	NE $\frac{1}{4}$ SE $\frac{1}{4}$		39.3	NW $\frac{1}{4}$ SE $\frac{1}{4}$		34.2
SW $\frac{1}{4}$ SW $\frac{1}{4}$		12.5	NW $\frac{1}{4}$ SE $\frac{1}{4}$		28.1	SW $\frac{1}{4}$ SE $\frac{1}{4}$		36.2
Sec. 2—SE $\frac{1}{4}$ SE $\frac{1}{4}$		10.0	SW $\frac{1}{4}$ SE $\frac{1}{4}$		34.0	SE $\frac{1}{4}$ SE $\frac{1}{4}$		37.0
Sec. 3—NW $\frac{1}{4}$ NE $\frac{1}{4}$		9.1	SE $\frac{1}{4}$ SE $\frac{1}{4}$		33.1	Sec. 19—NE $\frac{1}{4}$ NE $\frac{1}{4}$		40.4
SW $\frac{1}{4}$ NE $\frac{1}{4}$		12.8	Sec. 12—NW $\frac{1}{4}$ NE $\frac{1}{4}$		3.5	NW $\frac{1}{4}$ NE $\frac{1}{4}$		39.8
NE $\frac{1}{4}$ NW $\frac{1}{4}$		31.2	NE $\frac{1}{4}$ NW $\frac{1}{4}$		15.8	SW $\frac{1}{4}$ NE $\frac{1}{4}$		38.5
NW $\frac{1}{4}$ NW $\frac{1}{4}$		21.3	NW $\frac{1}{4}$ NW $\frac{1}{4}$		18.8	SE $\frac{1}{4}$ NE $\frac{1}{4}$		36.0
SW $\frac{1}{4}$ NW $\frac{1}{4}$		33.9	SW $\frac{1}{4}$ NW $\frac{1}{4}$		33.1	NE $\frac{1}{4}$ NW $\frac{1}{4}$		35.9
SE $\frac{1}{4}$ NW $\frac{1}{4}$		35.0	SE $\frac{1}{4}$ NW $\frac{1}{4}$		1.5	NW $\frac{1}{4}$ NW $\frac{1}{4}$		30.2
NE $\frac{1}{4}$ SW $\frac{1}{4}$		16.1	NE $\frac{1}{4}$ SW $\frac{1}{4}$		4.0	SW $\frac{1}{4}$ NW $\frac{1}{4}$		33.1
NW $\frac{1}{4}$ SW $\frac{1}{4}$		32.2	NW $\frac{1}{4}$ SW $\frac{1}{4}$		35.0	SE $\frac{1}{4}$ NW $\frac{1}{4}$		35.3
SW $\frac{1}{4}$ SW $\frac{1}{4}$		14.9	SW $\frac{1}{4}$ SW $\frac{1}{4}$		37.4	NE $\frac{1}{4}$ SW $\frac{1}{4}$		28.2
SE $\frac{1}{4}$ SW $\frac{1}{4}$		8.2	SE $\frac{1}{4}$ SW $\frac{1}{4}$		0.6	NW $\frac{1}{4}$ SW $\frac{1}{4}$		30.9
Sec. 4—NE $\frac{1}{4}$ NE $\frac{1}{4}$		21.4	SW $\frac{1}{4}$ SE $\frac{1}{4}$		5.3	SW $\frac{1}{4}$ SW $\frac{1}{4}$		24.0
NW $\frac{1}{4}$ NE $\frac{1}{4}$		9.9	Sec. 13—NE $\frac{1}{4}$ NE $\frac{1}{4}$		26.0	SE $\frac{1}{4}$ SW $\frac{1}{4}$		28.6
SW $\frac{1}{4}$ NE $\frac{1}{4}$		3.3	NW $\frac{1}{4}$ NE $\frac{1}{4}$		5.4	NE $\frac{1}{4}$ SE $\frac{1}{4}$		31.4
SE $\frac{1}{4}$ NE $\frac{1}{4}$		33.2	SW $\frac{1}{4}$ NE $\frac{1}{4}$		30.3	NW $\frac{1}{4}$ SE $\frac{1}{4}$		32.8
NE $\frac{1}{4}$ NW $\frac{1}{4}$		16.1	SE $\frac{1}{4}$ NE $\frac{1}{4}$		35.8	SW $\frac{1}{4}$ SE $\frac{1}{4}$		22.6
NW $\frac{1}{4}$ NW $\frac{1}{4}$		33.1	NE $\frac{1}{4}$ NW $\frac{1}{4}$		32.3	SE $\frac{1}{4}$ SE $\frac{1}{4}$		30.0
SW $\frac{1}{4}$ NW $\frac{1}{4}$		20.2	NW $\frac{1}{4}$ NW $\frac{1}{4}$		38.5	Sec. 20—SW $\frac{1}{4}$ NE $\frac{1}{4}$		19.5
SE $\frac{1}{4}$ NW $\frac{1}{4}$		2.2	SW $\frac{1}{4}$ NW $\frac{1}{4}$		31.2	SE $\frac{1}{4}$ NE $\frac{1}{4}$		13.9
NE $\frac{1}{4}$ SW $\frac{1}{4}$		15.5	SE $\frac{1}{4}$ NW $\frac{1}{4}$		38.2	NW $\frac{1}{4}$ NW $\frac{1}{4}$		20.1
NW $\frac{1}{4}$ SW $\frac{1}{4}$		14.4	NE $\frac{1}{4}$ SW $\frac{1}{4}$		34.1	SW $\frac{1}{4}$ NW $\frac{1}{4}$		29.6
SW $\frac{1}{4}$ SW $\frac{1}{4}$		23.0	NW $\frac{1}{4}$ SW $\frac{1}{4}$		33.9	SE $\frac{1}{4}$ NW $\frac{1}{4}$		17.3
SE $\frac{1}{4}$ SW $\frac{1}{4}$		20.4	SW $\frac{1}{4}$ SW $\frac{1}{4}$		31.7	NE $\frac{1}{4}$ SW $\frac{1}{4}$		38.7
NE $\frac{1}{4}$ SE $\frac{1}{4}$		34.2	SE $\frac{1}{4}$ SW $\frac{1}{4}$		26.6	NW $\frac{1}{4}$ SW $\frac{1}{4}$		38.4
NW $\frac{1}{4}$ SE $\frac{1}{4}$		6.6	NE $\frac{1}{4}$ SE $\frac{1}{4}$		34.4	SW $\frac{1}{4}$ SW $\frac{1}{4}$		33.7
SW $\frac{1}{4}$ SE $\frac{1}{4}$		31.0	NW $\frac{1}{4}$ SE $\frac{1}{4}$		24.0	SE $\frac{1}{4}$ SW $\frac{1}{4}$		39.3
SE $\frac{1}{4}$ SE $\frac{1}{4}$		29.5	SW $\frac{1}{4}$ SE $\frac{1}{4}$		29.5	NE $\frac{1}{4}$ SE $\frac{1}{4}$		30.1
			SE $\frac{1}{4}$ SE $\frac{1}{4}$		39.0	NW $\frac{1}{4}$ SE $\frac{1}{4}$		38.2

Description	Irrigable area private land (acres)
T. 11 N., R. 21 E. W. M.—Con.	
Sec. 20—SW $\frac{1}{4}$ SE $\frac{1}{4}$	31.5
SE $\frac{1}{4}$ SE $\frac{1}{4}$	9.3
Sec. 29—NE $\frac{1}{4}$ NE $\frac{1}{4}$	38.5
NW $\frac{1}{4}$ NE $\frac{1}{4}$	27.5
SW $\frac{1}{4}$ NE $\frac{1}{4}$	33.7
SE $\frac{1}{4}$ NE $\frac{1}{4}$	39.3
NE $\frac{1}{4}$ NW $\frac{1}{4}$	37.6
NW $\frac{1}{4}$ NW $\frac{1}{4}$	38.9
SW $\frac{1}{4}$ NW $\frac{1}{4}$	35.2
SE $\frac{1}{4}$ NW $\frac{1}{4}$	32.1
NE $\frac{1}{4}$ SW $\frac{1}{4}$	17.9
NW $\frac{1}{4}$ SW $\frac{1}{4}$	34.8
SW $\frac{1}{4}$ SW $\frac{1}{4}$	33.7
SE $\frac{1}{4}$ SW $\frac{1}{4}$	3.9
Sec. 30—NE $\frac{1}{4}$ NE $\frac{1}{4}$	37.9
NW $\frac{1}{4}$ NE $\frac{1}{4}$	39.4
SW $\frac{1}{4}$ NE $\frac{1}{4}$	40.9
SE $\frac{1}{4}$ NE $\frac{1}{4}$	38.8
NE $\frac{1}{4}$ NW $\frac{1}{4}$	39.6
NW $\frac{1}{4}$ NW $\frac{1}{4}$	38.7
SW $\frac{1}{4}$ NW $\frac{1}{4}$	39.6
SE $\frac{1}{4}$ NW $\frac{1}{4}$	37.4
Pt. NE $\frac{1}{4}$ SW $\frac{1}{4}$	27.8
NW $\frac{1}{4}$ SW $\frac{1}{4}$	25.4
NE $\frac{1}{4}$ SE $\frac{1}{4}$	13.8
NW $\frac{1}{4}$ SE $\frac{1}{4}$	11.7
SE $\frac{1}{4}$ SE $\frac{1}{4}$	4.6
Total	9,420.9

The preliminary estimate of the probable cost of the works to be provided the District under said contract is \$15,500,000. It will be necessary, if construction work is to continue beyond the District's present contract construction obligation of \$15,000,000 for the District formally to authorize an increase in its present obligation.

The preliminary estimate of the construction charge per irrigable acre for the works built and to be built under this contract is hereby announced as \$216.00 an acre. This per-acre construction charge is preliminary and subject to readjustment upon completion or termination of the construction program for providing the works to the District under said contract and the ascertainment of the actual cost thereof, and is subject to increase or decrease to the end that the District will pay to the United States the full construction cost as finally determined by the Secretary of the Interior.

The construction charges payable by the District to the United States on account of the above described lands of the District will be due and payable in seventy-eight (78) semi-annual installments, and will be based upon this preliminary estimate until the actual cost of the works to be provided the District under the said contract is determined and announced. The first of these installments will be Three and no/100 dollars (\$3.00) per irrigable acre, as the irrigable acreage is shown on the above list of lands, and will be due and payable by the District to the United States on December 31, 1946. Subsequent semi-annual installments will be due on June 30 and December 31 of each year beginning with 1947, the last installment to be due and payable within forty (40) years from the date of this notice. The amount of the remaining seventy-seven (77) installments will be determined and announced by a later public notice or notices.

Pursuant to article 12 (e) of the aforementioned contract, the operation and maintenance charge payable to the

United States on behalf of the above described land for 1946 shall be transferred to and paid as a part of the construction obligation.

Very truly yours,

MICHAEL W. STRAUS,
Commissioner.

[F. R. Doc. 46-5886; Filed, Apr. 9, 1946;
9:36 p. m.]

[No. 7]

ROZA DIVISION, YAKIMA IRRIGATION PROJECT, WASHINGTON

PUBLIC NOTICE OF ANNUAL WATER CHARGES¹

MARCH 15, 1946.

1. *Operation and maintenance.* The minimum operation and maintenance charge for the irrigation season of 1946 (from April 1 to October 31) against the lands of the Roza Irrigation District covered by Public Notice No. 6, as amended, shall be \$2.00 per irrigable acre, whether water is used or not, which charge will entitle the water user to 2 acre-feet of water per irrigable acre. Additional water, if available, will be furnished at the following rates:

	Per acre-foot
Third acre-foot per acre	\$1.40
Fourth acre-foot per acre	1.85
Fifth acre-foot per acre	2.30
Sixth and additional acre-feet per acre	2.75

The operation and maintenance charges covered by this paragraph shall be transferred to and paid as part of the construction obligation as provided in article 12 (e) of the contract of December 13, 1935, with the Roza Irrigation District.

2. *Water rental.* Pursuant to article 31 of the contract of December 13, 1935, irrigation water will be furnished, when available, upon a water rental basis during the irrigation season of 1946 for the irrigable lands of the Roza Irrigation District hereinafter described, at rates and upon terms as follows:

(a) For privately owned lands and leased public lands under the Yakima Ridge canal in the following sections:

- Township 11 North, Range 20 E., W. M.
Section 12—E $\frac{1}{2}$ SE $\frac{1}{4}$.
- Township 12 North, Range 20 E., W. M.
Section 28—S $\frac{1}{2}$ SW $\frac{1}{4}$.
Section 32—N $\frac{1}{2}$ NE $\frac{1}{4}$.
Section 34—S $\frac{1}{2}$ SW $\frac{1}{4}$.
- Township 10 North, Range 21 E., W. M.
Sections 1, 2, 3 and 4.
- Township 11 North, Range 21 E., W. M.:
Section 20, that part of the E $\frac{1}{2}$ SE $\frac{1}{4}$ lying east of Wasteway #4; Sections 21, 22, 25, 26, 27, 28;
Section 29, that part of the S $\frac{1}{2}$ lying east of Wasteway #4; and Sections 33, 34, 35 and 36.
- Township 10 North, Range 22 E., W. M.:
Sections 1, 2, 3, 4, 5, 6, 11 and 12.
- Township 11 North, Range 22 E., W. M.:
Sections 29, 30, 31, 32, 33, 34, 35 and 36.
- Township 9 North, Range 23 E., W. M.:
Sections 1, 2, 3, 11, 12 and 13.
- Township 10 North, Range 23 E., W. M.:
Sections 5, 6, 7, 8, 9, 10, 11, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 33, 34, 35 and 36.
- Township 11 North, Range 23 E., W. M.:
Section 31.

¹ Affects tabulation in Title 43, § 402.2.

- Township 9 North, Range 24 E., W. M.:
Sections 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24.
- Township 10 North, Range 24 E., W. M.:
Section 31.
- Township 9 North, Range 25 E., W. M.:
Sections 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18.
- Township 9 North, Range 26 E., W. M.:
Sections 2, 3, 4, 5, 6, 7, 9 and 18.
- Township 10 North, Range 26 E., W. M.:
Sections 25, 26, 27, 32, 33, 34, 35 and 36.

(b) A minimum charge of two dollars (\$2.00) per irrigable acre for each irrigable acre of the legal subdivision for which such service is requested for two (2) acre-feet per irrigable acre per annum, and payable by the District to the United States in advance of delivery of water. Additional water will be furnished at the following rates payable by the District in advance:

	Per acre-foot
Third acre-foot per acre	\$1.40
Fourth acre-foot per acre	1.85
Fifth acre-foot per acre	2.30
Sixth and additional acre-feet per acre	2.75

3. Water will be delivered and measured at the tap or weir nearest to the individual farms.

4. The District will request water delivery for, and certify to the United States as entitled to receive water, only such lands as are owned or are held under contract of purchase by persons who are duly qualified to receive water under the terms of the Reclamation Act of June 17, 1902 (32 Stat. 388), and acts of Congress supplementary thereto or amendatory thereof, and who have duly complied with the requirements of the contract of December 13, 1935, between the United States and the Roza Irrigation District, including:

(a) The execution and delivery of the recordable contract as provided for in article 28 of said contract;

(b) The execution and delivery of an application for water service, as provided for in article 28 of said contract; and

(c) The execution and delivery of a valid recordable contract, in the case of ownership of excess land, as provided for in article 29 of said contract.

5. Applications for water on the basis of this announcement will be received at the office of the Secretary of the Roza Irrigation District at Zillah, Washington, and payments will be made to that office.

(Act of June 17, 1902, 32 Stat. 388, as amended or supplemented)

MICHAEL W. STRAUS,
Commissioner.

[F. R. Doc. 46-5885; Filed, Apr. 9, 1946;
9:36 a. m.]

General Land Office.

[Misc. 2067752]

OREGON

RESTORATION ORDER NO. 1197 UNDER FEDERAL POWER ACT

MARCH 29, 1946.

By Executive order of December 12, 1917, creating Power Site Reserve No.

661, and Departmental order of the same date, creating Water Power Designation No. 14, the following described lands were withdrawn for power purposes:

WILLAMETTE MERIDIAN

T. 7 S., R. 2 E., sec. 5, lots 2, 3, and 4, SE $\frac{1}{4}$ -NE $\frac{1}{4}$, SE $\frac{1}{4}$ NW $\frac{1}{4}$, and SW $\frac{1}{4}$ SE $\frac{1}{4}$.
The area described aggregates 238.93 acres.

Pursuant to the determination of the Federal Power Commission (DA-343, Oregon), dated August 31, 1945, and in accordance with Departmental Order No. 1799 of March 19, 1943, 8 F.R. 3743, the above-described lands are hereby opened to disposition under applicable public land laws, subject to the provisions and reservations of section 24 of the Federal Power Act of June 10, 1920 (41 Stat. 1063), as amended by the act of August 26, 1935 (49 Stat. 838, 846, 16 U.S.C. sec. 818).

FRED W. JOHNSON,
Commissioner.

[F. R. Doc. 46-5884; Filed, Apr. 9, 1946;
9:36 a. m.]

DEPARTMENT OF AGRICULTURE.

Bureau of Animal Industry.

[Docket No. AO 16-A2]

ANTI-HOG-CHOLERA SERUM AND HOG-CHOLERA VIRUS

NOTICE OF POSTPONEMENT OF HEARING WITH RESPECT TO PROPOSED AMENDMENT

Notice of postponement of hearing with respect to proposed amendment to marketing agreement and BAI Order No. 361 regulating the handling of anti-hog-cholera serum and hog-cholera virus.

Notice is hereby given that the hearing on a proposed amendment to the marketing agreement and BAI Order No. 361 regulating the handling of anti-hog-cholera serum and hog-cholera virus which was scheduled (11 F.R. 3368) to be held in Room 218, Administration Building, United States Department of Agriculture, Washington, D. C., beginning at 10:00 a. m., e. s. t., April 15, 1946, is postponed; and such hearing shall begin at the same place at 10:00 a. m., e. s. t., on April 29, 1946.

Issued at Washington, D. C., this 8th day of April 1946.

[SEAL] THOMAS J. FLAVIN,
Assistant to the
Secretary of Agriculture.

[F. R. Doc. 46-5898; Filed, Apr. 9, 1946; 11:08 a. m.]

Farm Credit Administration.

3% CONSOLIDATED FEDERAL FARM LOAN BONDS, MAY 1, 1946-56

NOTICE OF CALL FOR REDEMPTION

To holders of 3 percent consolidated Federal Farm Loan Bonds of May 1, 1946-56, and others concerned.

Public notice is hereby given that the twelve Federal land banks have called all outstanding 3 percent consolidated Federal farm loan bonds of May 1, 1946-56, for redemption on May 1, 1946, in accordance with their terms. Interest on the

bonds will cease on May 1, 1946, and the bonds will be payable at par on and after that date.

The twelve Federal land banks have designated the Federal reserve banks and branches and the Treasury Department, Washington, D. C., as agencies for the payment of the afore-mentioned bonds. It is requested that the bonds be presented for payment at one of those agencies.

[SEAL] W. E. RHEA,
Land Bank Commissioner.

APRIL 3, 1946.

Attest:

J. R. ISLEIB,
Deputy Land
Bank Commissioner.

[F. R. Doc. 46-5917; Filed, Apr. 9, 1946;
11:12 a. m.]

Rural Electrification Administration.

[Administrative Order 1026]

ALLOCATION OF FUNDS FOR LOANS

MARCH 22, 1946.

I hereby amend:

(a) Administrative Order No. 1016, dated March 2, 1946, by changing the project designation appearing therein as "Virginia 38F Loudon" to read "Virginia 38F Loudoun";

(b) Administrative Order No. 1016, dated March 2, 1946, by changing the project designation appearing therein as "Washington 47D Douglas D. P." to read "Washington 47D Douglas District Public."

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-5891; Filed, Apr. 9, 1946;
11:07 a. m.]

[Administrative Order 1030]

ALLOCATION OF FUNDS FOR LOANS

MARCH 29, 1946.

I hereby amend:

(a) Administrative Order No. 758, dated May 25, 1943, by rescinding the allocation of \$200,000 therein made for "California 3027A1 Humboldt";

(b) Administrative Order No. 774, dated September 20, 1943, by rescinding the allocation of \$200,000 therein made for "California 4027B1 Humboldt"; and

(c) Administrative Order No. 916, date June 14, 1945, by rescinding the allocation of \$148,000 therein made for "Oregon 5-46027A1 Harney."

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-5893; Filed, Apr. 9, 1946;
11:07 a. m.]

[Administrative Order 1031]

ALLOCATION OF FUNDS FOR LOANS

MARCH 29, 1946.

By virtue of the authority vested in me by the provisions of section 5 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the

sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation:	Amount
Colorado 37D Douglas	\$10,000
Illinois 33L Hancock	15,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-5894; Filed, Apr. 9, 1946;
11:07 a. m.]

[Administrative Order 1029]

ALLOCATION OF FUNDS FOR LOANS

MARCH 28, 1946.

I hereby amend Administrative Order No. 966, dated September 28, 1945, by allotting, pursuant to section 3 (c) of the Rural Electrification Act of 1936, as amended, the sum of \$150,000,000, being fifty per centum of the total sums made available for the purposes of said Rural Electrification Act of 1936, as amended, for the fiscal year ending June 30, 1946, the respective sums for loans in the several States as hereinafter set forth:

	Allotment for loans during the fiscal year ending June 30, 1946
United States	\$150,000,000
Alabama	7,357,019
Arizona	454,647
Arkansas	7,796,536
California	465,326
Colorado	1,162,914
Connecticut	82,893
Delaware	166,589
Florida	1,781,923
Georgia	6,141,735
Idaho	425,502
Illinois	4,032,954
Indiana	2,182,420
Iowa	3,769,501
Kansas	5,015,753
Kentucky	8,338,038
Louisiana	5,288,505
Maine	684,329
Maryland	681,880
Massachusetts	186,744
Michigan	1,347,699
Minnesota	4,665,312
Mississippi	10,527,087
Missouri	8,153,652
Montana	1,355,886
Nebraska	3,738,087
Nevada	76,220
New Hampshire	120,313
New Jersey	68,300
New Mexico	1,188,231
New York	1,425,520
North Carolina	7,649,793
North Dakota	3,012,825
Ohio	2,188,381
Oklahoma	6,375,510
Oregon	553,024
Pennsylvania	2,350,521
Rhode Island	2,849
South Carolina	3,579,954
South Dakota	2,854,512
Tennessee	8,198,903
Texas	12,151,589
Utah	240,760
Vermont	346,257
Virginia	5,100,648
Washington	595,606
West Virginia	2,924,726
Wisconsin	2,771,352
Wyoming	421,275

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-5892; Filed, Apr. 9, 1946;
11:07 a. m.]

[Administrative Order 1032]

ALLOCATION OF FUNDS FOR LOANS

MARCH 29, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation	Amount
Colorado 7L Mesa	\$148,000
Illinois 26N Iroquois	126,000
Minnesota 32L Fillmore	280,000
New Mexico 8H Roosevelt	350,000
North Carolina 52E Cumberland	137,000
South Carolina 33G Cherokee	122,000
Tennessee 26F Loudon	420,000
Texas 102G Jackson	20,000
Washington 36D Adams	80,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-5895; Filed, Apr. 9, 1946;
11:07 a. m.]

[Administrative Order 1033]

ALLOCATION OF FUNDS FOR LOANS

MARCH 29, 1946.

By virtue of the authority vested in me by the provisions of section 4 of the Rural Electrification Act of 1936, as amended, I hereby allocate, from the sums authorized by said act, funds for loans for the projects and in the amounts as set forth in the following schedule:

Project designation	Amount
Georgia 81H Towns	\$475,000
Indiana 60F Morgan	115,000
Mississippi 40N Smith	170,000
New York 19D Otsego	50,000
North Dakota 27A Emmons	400,000
Pennsylvania 13M Tioga	50,000

[SEAL] CLAUDE R. WICKARD,
Administrator.

[F. R. Doc. 46-5896; Filed, Apr. 9, 1946;
11:07 a. m.]

CIVIL AERONAUTICS BOARD.

[Docket No. 1967]

TRANS-MARINE AIRLINES, INC.

NOTICE OF ORAL ARGUMENT

In the matter of the investigation of certain activities of Trans-Marine Airlines, Inc., under sections 205 (a), 401 (a), and 1002 (b) of the Civil Aeronautics Act of 1938, as amended.

Notice is hereby given that oral argument in the above-entitled matter is assigned to be heard on April 17, 1946, at 10 a. m. (eastern standard time), in Room 5042, Commerce Building, Washington, D. C., before the Board.

Dated at Washington, D. C., April 5, 1946.

By the Civil Aeronautics Board.

FRED A. TOOMBS,
Secretary.

[F. R. Doc. 46-5890; Filed, Apr. 9, 1946;
10:39 a. m.]

FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6741]

CLEAR CHANNEL BROADCASTING IN THE STANDARD BROADCAST BAND

SCHEDULE FOR PRESENTATION OF TESTIMONY

In connection with the hearing in the above matter, which was recessed on January 17, 1946, to be resumed April 15, 1946, the Commission has announced that testimony will be heard in the following order:

April 15 and 16—Report on Survey conducted by Census Bureau for Committee IV and completion of Dr. Whan's testimony.

April 17—No session.

April 18 and 19—Presentation of testimony by four members of Clear Channel Broadcasting Service (one-half day each).

April 22—Submission of Committee reports and recommendations for revision of Standards of Good Engineering Practice.

April 23—American Broadcasting Company.

April 24—Columbia Broadcasting System.

April 25—National Broadcasting Company.

April 26—Presentation of testimony by parties not affiliated with Clear Channel Broadcast Service or Regional Broadcasters group.

April 29—Presentation of testimony by two members of Clear Channel Broadcasting Service.

April 30—Presentation of testimony by two members of Clear Channel Broadcasting Service.

May 1—Presentation of testimony by two members of Clear Channel Broadcasting Service.

May 2—Presentation of testimony by two members of Clear Channel Broadcasting Service.

May 3—Presentation of testimony by two members of Clear Channel Broadcasting Service.

May 6—Presentation of testimony by two members of Clear Channel Broadcasting Service.

May 7—Presentation of testimony by Radio Service Corporation of Utah (Station KSL—one-half day) and commencement of testimony by Regional Broadcasters Committee, which testimony when concluded will be followed by other testimony not scheduled elsewhere.

It is the Commission's intention to receive at the session beginning April 15th all testimony available for presentation in this proceeding. However, it appears that there are certain matters which cannot be presented at this session and accordingly at the conclusion of the session beginning April 15th the Commission will adjourn until Monday, July 1st, at which time the Commission will sit continually until the record is closed.

[SEAL] FEDERAL COMMUNICATIONS
COMMISSION,
T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-5919; Filed, Apr. 9, 1946; 11:13
a. m.]

[Docket Nos. 6811, 6812]

SAN BERNARDINO BROADCASTING CO., INC.
AND LEE BROTHERS BROADCASTING CO.
(KFXM)

ORDER ENLARGING ISSUES

In re applications of San Bernardino Broadcasting Company, Inc., San Bern-

ardino, California, for construction permit; Docket No. 6811, File No. B5-P-3908. J. C. Lee and E. W. Lee, doing business as Lee Brothers Broadcasting Company (KFXM), San Bernardino, California, for construction permit; Docket No. 6812, File No. B5-P-4093.

The Commission having under consideration a motion filed March 29, 1946, by San Bernardino Broadcasting Company, San Bernardino, California, requesting enlargement of the issues in the proceeding upon its application for construction permit (File No. B5-P-3908; Docket No. 6811), and that of J. C. Lee and E. W. Lee, doing business as Lee Brothers Broadcasting Company (KFXM), San Bernardino, California (File No. B5-P-4093; Docket No. 6812), to include the following:

To determine whether public interest, convenience and necessity would be served by the granting of both the application of San Bernardino Broadcasting Company, Inc. and Lee Brothers Broadcasting Company, Inc. (KFXM), and if so, if one of them may be granted on a frequency other than 590 kc;

and for a waiver of § 1.386 of the Commission's rules and regulations;

It is ordered, This 5th day of April 1946, that insofar as the motion requests the addition of an issue which would include consideration of the use of the frequency 1290 kc as well as 590 kc in the San Bernardino area, said petition be, and it is hereby granted; and that insofar as it requests the addition of the specific issue set forth in its petition, said petition be, and it is hereby denied.

It is further ordered, On the Commission's own motion, that the issues to be heard in the proceeding upon the applications of San Bernardino Broadcasting Company, Inc., San Bernardino, California, for construction permit (B5-P-3908; Docket No. 6811), and J. C. Lee and E. W. Lee, doing business as Lee Brothers Broadcasting Company (KFXM), San Bernardino, California, for construction permit (File No. B5-P-4093; Docket No. 6812) be, and they are hereby, enlarged to include the following:

To determine the complete specifications of an antenna system suitable for use by a station in San Bernardino, California, on 1,290 kc.

To determine whether the erection of such an antenna system, as may be designed for use in San Bernardino on 1,290 kc, would be consistent with Civil Aeronautics Administration requirements.

To determine the areas and populations which would be expected to gain primary service from the operation of a station in San Bernardino on 1,290 kc.

To determine whether the operation of a station in San Bernardino on 1,290 kc would involve objectionable interference with any existing broadcast station, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

To determine whether the operation of a station in San Bernardino on 1,290 kc would involve objectionable interference with services proposed in any pending applications for broadcast facilities, and if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.

To determine whether the installation and operation of a station in San Bernardino on 1,290 kc would be in compliance with the Commission's Rules and Standards of Good Engineering Practice concerning standard broadcast stations.

By the Commission.

[SEAL]

T. J. SLOWIE,
Secretary.

[F. R. Doc. 46-5918; Filed, Apr. 9, 1946;
11:13 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 5657]

LUDWIG VOGELSTEIN

In re: Trust under the Will of Ludwig Vogelstein, deceased; file No. D-34-133; E. T. sec. 5217.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest, and claim of any kind or character whatsoever of Dorothea Neugebauer and the issue, names unknown, of Dorothea Neugebauer, and each of them, in and to the Trust created under the Will of Ludwig Vogelstein, deceased, is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Hungary, namely,

Nationals and Last Known Address

Dorothea Neugebauer, Hungary.

The issue, names unknown, of Dorothea Neugebauer, Hungary.

That such property is in the process of administration by Leo S. Frenkel and Hans A. Vogelstein, as Trustees and The Treasurer of the City of New York, as Depositary, acting under the judicial supervision of the Surrogate's Court, New York County, New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Hungary);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095 as amended.

Executed at Washington, D. C., on January 14, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5803; Filed, Apr. 8, 1946;
11:22 a. m.]

[Vesting Order 6063]

WILLY E. GROETZINGER

In re: Estate of Willy E. Groetzinger, deceased; File No. D-28-9335; E. T. sec. 12340.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Emma Groetzinger, Ernst Groetzinger, Fritz Groetzinger and Hans Groetzinger, and each of them, in and to the Estate of Willy E. Groetzinger, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Emma Groetzinger, Germany.

Ernst Groetzinger, Germany.

Fritz Groetzinger, Germany.

Hans Groetzinger, Germany.

That such property is in the process of administration by County Treasurer of Columbia County, as Depositary, acting under the judicial supervision of the Surrogate's Court, Columbia County, State of New York;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be

deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 19, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5805; Filed, Apr. 8, 1946;
11:22 a. m.]

[Vesting Order 6096]

CALISTA MARIE PABST

In re: Bank account owned by Calista Marie Pabst.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Calista Marie Pabst, whose last known address is Chemnitz, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Calista Marie Pabst, by The Chase National Bank of New York, 11 Broad Street, New York, New York, arising out of a blocked bank account, Account Number F. S.-87819, entitled Calista Marie Pabst, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the inter-

est and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5806; Filed, Apr. 8, 1946;
11:22 a. m.]

[Vesting Order 5865]

ANNA BALLASCH

In re: Estate of Anna Ballasch, deceased; File D-17-168; E. T. sec. 2152.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Charlotte Ries and Rudolph Gedeon, and each of them, in and to the estate of Anna Ballasch, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Hungary, namely,

Nationals and Last Known Address

Charlotte Ries, Hungary.
Rudolph Gedeon, Hungary.

That such property is in the process of administration by Edward J. Scott, 8 South Dearborn Street, Chicago, Illinois, as Executor of the estate of Anna Ballasch, deceased, acting under the judicial supervision of the Probate Court of Cook County, Illinois;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as

nationals of a designated enemy country (Hungary);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on February 7, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5804; Filed, Apr. 8, 1946;
11:22 a. m.]

[Vesting Order 6097]

CARL F. PLUMP & CO.

In re: Bank account owned by Carl F. Plump & Co.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Carl F. Plump & Co., the last known address of which is Postfach 531, Bremen, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Carl F. Plump & Co., by Irving Trust Company, 1 Wall Street, New York, New York, arising out of a checking account, entitled Messrs. Carl F. Plump & Co., and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5807; Filed, Apr. 8, 1946;
11:22 a. m.]

[Vesting Order 6098]

PREUSSISCHE STAATSBANK, (SEEHANDLUNG)

In re: Bank accounts owned by Preussische Staatsbank, (Seehandlung).

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Preussische Staatsbank, (Seehandlung), the last known address of which is Markgrafenstrasse 38, Berlin W8, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: (a) That certain debt or other obligation owing to Preussische Staatsbank,

(Seehandlung), by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of a checking account, entitled Preussische Staatsbank, and any and all rights to demand, enforce and collect the same, and

(b) That certain debt or other obligation owing to Preussische Staatsbank, (Seehandlung), by Brown Brothers Harriman & Co., 59 Wall Street, New York, New York, arising out of a clients account, entitled Preussische Staatsbank, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5808; Filed, Apr. 8, 1946;
11:22 a. m.]

[Vesting Order 6099]

AUGUST PRUHS

In re: Bank account owned by August Pruhs.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That August Pruhs, whose last known address is Zeven, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to August Pruhs, by The Bowery Savings Bank, 110 East 42nd Street, New York, New York, arising out of a savings account, Account Number 380529, entitled August Pruhs, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 26, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5809; Filed, Apr. 8, 1946;
11:22 a. m.]

[Supp. Vesting Order 6102]

KATHIE REBHAN

In re: Bank account owned by Kathie Rebhan.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian, after investigation:

1. Having found and determined in Vesting Order Number 4140, dated September 18, 1944, that Kathie Rebhan is a national of a designated enemy country (Germany);

2. Finding that the property described as follows: That certain debt or other obligation owing to John Barnickel, by Corn Exchange Bank Trust Company, New York, New York, arising out of a dollar account, entitled John Barnickel in trust for Kathie Rebhan, maintained at the branch office of the aforesaid bank located at 38-18 Broadway, Long Island City, New York, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Kathie Rebhan, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any

claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5810; Filed, Apr. 8, 1946;
11:23 a. m.]

[Vesting Order 6103]

REICHS-KREDIT-GESELLSCHAFT, A. G.

In re: Bank account owned by Reichs-Kredit-Gesellschaft, Aktiengesellschaft.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Reichs-Kredit-Gesellschaft, Aktiengesellschaft, the last known address of which is 21-22 Behrenstr., Berlin, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Reichs-Kredit-Gesellschaft, Aktiengesellschaft, by Central Hanover Bank & Trust Company, 70 Broadway, New York, New York, arising out of a checking account, entitled Reichs Kredit-Gesellschaft, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be

deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5811; Filed, Apr. 8, 1946;
11:23 a. m.]

[Vesting Order 6104]

REICHS-KREDIT-GESELLSCHAFT, A. G.

In re: Bank account owned by Reichs-Kredit-Gesellschaft, Aktiengesellschaft.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Reichs-Kredit-Gesellschaft, Aktiengesellschaft, the last known address of which is Berlin, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Reichs-Kredit-Gesellschaft, Aktiengesellschaft, by The Marine Midland Trust Company of New York, 120 Broadway, New York, New York, arising out of a checking account, entitled Reichs-Kredit-Gesellschaft "A" Account, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and

certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5812; Filed, Apr. 8, 1946;
11:23 a. m.]

[Vesting Order 6105]

CHRISTOF REUSTLE

In re: Bank account owned by Christof Reustle.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Christof Reustle, whose last known address is Bretzfeld, Oehringer, Wurttemberg, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Christof Reustle, by North River Savings Bank, 206 West 34th Street, New York 1, New York, arising out of a savings account, Account Number 326423, entitled Christof Reustle, Gottfried Reustle, Attorney, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5813; Filed, Apr. 8, 1946;
11:23 a. m.]

[Vesting Order 6106]

J. D. RIEDEL-E DE HAEN A. G.

In re: Bank account owned by J. D. Riedel-E de Haen A. G.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That J. D. Riedel-E de Haen A. G., the last known address of which is Riedelstrasse 1-32, Berlin Britz, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to J. D. Riedel-E de Haen A. G., by The Chase National Bank of the City of New York, 18 Pine Street,

New York, New York, arising out of a dollar checking account, entitled J. D. Riedel E. de Haen, A. G., and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges, or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5814; Filed, Apr. 8, 1946;
11:23 a. m.]

[Vesting Order 6107]

SANWA BANK, LTD.

In re: Bank account owned by The Sanwa Bank, Limited.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended,

and pursuant to law, the undersigned, after investigation, finding:

1. That The Sanwa Bank, Limited, the last known address of which is Imabashi, 3-Chome, Higashiku, P. O. Box 137, Osaka, Japan, is a national of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to The Sanwa Bank, Limited, by The National City Bank of New York, 55 Wall Street, New York, New York, arising out of a checking account, entitled The Sanwa Bank, Ltd., and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5815; Filed, Apr. 8, 1946;
11:23 a. m.]

[Vesting Order 6108]

FERDINAND SCHOENINGH

In re: Bank account owned by Ferdinand Schoeningh.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Ferdinand Schoeningh, the last known address of which is Postfach 26, Paderborn, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Ferdinand Schoeningh, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of a dollar checking account, entitled Ferdinand Schoeningh, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section

10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5816; Filed, Apr. 8, 1946;
11:23 a. m.]

[Supp. Vesting Order 6109]

EMMA A. C. H. SCHRADER

In re: Bank accounts owned by Emma A. C. H. Schrader.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the Alien Property Custodian, after investigation:

1. Having found and determined in Vesting Order Number 4719, dated March 7, 1945, that Emma A. C. H. Schrader is a national of a designated enemy country (Germany);

2. Finding that the property described as follows: a. That certain debt or other obligation owing to Emma A. C. H. Schrader, by The Lawyers Trust Company, 111 Broadway, New York, New York, arising out of a checking account, entitled Miss Emma A. C. H. Schrader, and any and all rights to demand, enforce and collect the same,

b. That certain debt or other obligation owing to Emma A. C. H. Schrader, by The Lawyers Trust Company, 111 Broadway, New York, New York, arising out of a safekeeping account, Account Number 1297, entitled Lawyers Trust Co., Custodian for Emma A. C. H. Schrader, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return

such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5817; Filed, Apr. 8, 1946;
11:23 a. m.]

[Vesting Order 6110]

EMMA STANITZ

In re: Bank account owned by Emma Stanitz.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Emma Stanitz, whose last known address is Spandau, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Emma Stanitz, by J. Henry Schroder Banking Corporation, 46 William Street, New York, New York, arising out of a current account, entitled Emma Stanitz, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an

appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5818; Filed, Apr. 8, 1946;
11:24 a. m.]

[Vesting Order 6111]

NISSEN STIFTUNG

In re: Bank account owned by Nissen Stiftung.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Nissen Stiftung, the last known address of which is Herzog Adolfstrasse 25, Husum, Nordfriesland, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Nissen Stiftung, by Bankers Trust Company, 16 Wall Street, New York, New York, arising out of a custodian funds account, Account Number 5804, entitled Nissen Stiftung, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law,

including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5819; Filed, Apr. 8, 1946;
11:24 a. m.]

[Vesting Order 6112]

HUGO STINNES G. m. b. H.

In re: Bank account owned by Hugo Stinnes G. m. b. H.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Hugo Stinnes G. m. b. H., the last known address of which is Muelheim-Ruhr, Germany, is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Hugo Stinnes G. m. b. H., by Central Hanover Bank & Trust Company, 70 Broadway, New York, New York, arising out of a checking account, entitled Hugo Stinnes G. m. b. H. Department Finanz, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9095, as amended.

Executed at Washington, D. C., on March 28, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-5820; Filed, Apr. 8, 1946;
11:24 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 70-1222, 31-541]

NORTH WEST UTILITIES CO. AND BEAR,
STEARNS & CO.

ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 4th day of April, A. D. 1946.

In the matters of North West Utilities Company, File No. 70-1222; Bear, Stearns & Co., File No. 31-541.

North West Utilities Company, ("North West"), a registered holding company

and subsidiary of The Middle West Corporation ("Middle West"), also a registered holding company, having by amendment to its filing in the above entitled matter filed a declaration under the Public Utility Holding Company Act of 1935, particularly section 12 (b) thereof and Rule U-45 thereunder, with respect to its proposal to invest all the proceeds not in excess of \$1,500,000 of the proposed sale of its holdings of common stock of its subsidiary, Northwestern Public Service Company, remaining after discharging its note indebtedness to the First National Bank of Chicago in the principal amount of \$1,000,000 as paid-in surplus of Wisconsin Power and Light Company, a subsidiary of North West, said proposed sale having been approved by order of this Commission dated March 28, 1946; and

North West having requested that the Commission find that the transactions proposed by its said declaration are necessary or appropriate to the integration and simplification of the holding company system of which North West is a member, and further having requested that the order to issue herein conform with the requirements of Supplement "R" and section 1808 (f) of the Internal Revenue Code, and contain the recitals and specifications set forth therein; and

Said declaration having been filed on March 8, 1945, notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act and the Commission not having received a request for hearing with respect to said declaration within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission having hitherto on September 10, 1943 and January 24, 1944 issued its orders pursuant to section 11 (b) of the act requiring, among other things, the dissolution of North West and the divestment by Middle West of its interest in North West and its subsidiaries; the Commission finding with respect to said declaration that the requirements of the applicable provisions of the act and the rules thereunder are satisfied and deeming it appropriate in the public interest and in the interest of investors and consumers that said declaration be granted, and finding further that the proposed transactions are necessary and appropriate to the integration and simplification of the holding company system of which North West is a member and to effectuate the requirements of section 11 (b) of the act;

It is hereby ordered, Pursuant to said Rule U-23 and the applicable provisions of the act and subject to the terms and conditions prescribed in Rule U-24 that the aforesaid declaration be and the same hereby is permitted to become effective forthwith;

It is further ordered and recited, That the investment by North West Utilities Company of all the proceeds not in excess of \$1,500,000 from the sale of its interest in Northwestern Public Service Company remaining after discharging its note indebtedness to the First National Bank of Chicago in the principal amount of \$1,000,000 as paid-in surplus of Wis-

consin Power and Light Company, is necessary and appropriate to the integration and simplification of the holding company system of which North West Utilities Company is a member and is necessary and appropriate to effectuate the provisions of section 11 (b) of the Public Utility Holding Company Act of 1935, and that North West Utilities Company shall proceed forthwith to consummate the said transaction. It is a condition of this order that the aforesaid transaction shall be effected within sixty days from the date hereof.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-5889; Filed, Apr. 9, 1946; 9:36 a. m.]

[File Nos. 70-1101, 70-1102]

PUBLIC SERVICE CO. OF INDIANA, INC. AND
INDIANA GAS & WATER CO., INC.

ORDER CONTINUING EXEMPTION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 4th day of April A. D. 1946.

In the matters of Public Service Company of Indiana, Inc., File No. 70-1101; Public Service Company of Indiana, Inc., and Indiana Gas & Water Company, Inc., File No. 70-1102.

Public Service Company of Indiana, Inc., a subsidiary company of The Middle West Corporation, a registered holding company, having filed applications and declarations, and amendments thereto, pursuant to the provisions of the Public Utility Holding Company Act of 1935, and the rules and regulations promulgated thereunder, with respect to the issue and sale at competitive bidding of 150,000 shares of Cumulative Preferred Stock, \$100 par value per share, the exchange or redemption of its presently outstanding 148,185.9 shares of 5% Cumulative Preferred Stock, Series A, and the solicitation of such exchanges; and

A public hearing having been held after appropriate notice and the Commission having considered the record and having made and filed its findings and opinion herein;

It is ordered, That the exemption, heretofore granted Public Service Company of Indiana, Inc., from the provisions of section 6 (a) of the act with respect to the issue and sale at competitive bidding of 150,000 shares of its Cumulative Preferred Stock be, and hereby is, continued, subject, however, to the terms and conditions contained in Rule U-24 and subject to the following terms and conditions:

The proposed issue and sale of preferred stock shall not be consummated until the results of competitive bidding pursuant to Rule U-50 have been made a matter of record in this proceeding and a further order shall have been entered by this Commission in the light of the record so completed, which order may contain further terms or conditions as may then be deemed appropriate, jurisdiction being reserved for this purpose to

pass on the dividend rate of the preferred stock, the price to be paid for said stock and the underwriter's compensation;

It is further ordered, That the approval heretofore granted with respect to the acquisition and redemption by Public Service Company of Indiana, Inc. of its presently outstanding 148,185.9 shares of 5% Cumulative Preferred Stock, Series A, be, and hereby is, continued, and that the declarations with respect to the solicitation of exchanges of preferred stocks be, and hereby are, permitted to become effective;

It is further ordered, That nothing herein contained shall effect the terms or conditions heretofore imposed in these proceedings except to the extent herein modified;

It is further ordered, That the terms and conditions with respect to time limits contained in Rule U-24 as they relate to the transactions treated herein shall be applicable as of the date of this order.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-5887; Filed, Apr. 9, 1946; 9:36 a. m.]

[File No. 70-1211]

STANDARD GAS AND ELECTRIC CO.

SUPPLEMENTAL ORDER GRANTING CERTAIN PROVISIONS

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 5th day of April 1946.

Standard Gas and Electric Company, a registered holding company, having filed a declaration and amendments thereto pursuant to sections 6 (a), 7, and 12 (d) of the Public Utility Holding Company Act of 1935 regarding the issuance and sale to certain banks of \$51,000,000 principal amount of bank loan notes and the application of the proceeds of such notes together with treasury cash to the redemption of Standard Gas and Electric Company's outstanding 6% notes and debentures in the total principal amount of \$58,601,000; and

A public hearing having been held after appropriate notice and the Commission having considered the record and having made and filed its findings and opinion and having on February 26, 1946, ordered that said declaration, as amended, be permitted to become effective subject to the terms and conditions contained in Rule U-24 and subject to the following further condition:

That all monies to be paid to Standard Power and Light Corporation because of the redemption of the notes and debentures of Standard Gas and Electric Company, owned by Standard Power and Light Corporation, shall be held in escrow until the further order of this Commission, the terms and conditions of said escrow agreement to be subject to the approval of this Commission:

Standard Gas and Electric Company by Supplemental Amendment to its declaration having requested the modification of the foregoing condition, so that in lieu of depositing such monies in es-

crow, it be authorized to issue a note to Standard Power and Light Corporation, such note to be in the principal sum of \$983,930.00, to bear interest at 4% per annum, to mature in 3½ years, to be subordinated to the bank loan notes, and to contain other terms and conditions as more fully set forth in said Supplemental Amendment;

It appearing to the Commission that, subject to the provisions hereinafter set forth, the relief requested as aforesaid should be granted; that said Supplemental Amendment, in so far as it operates as a declaration by Standard Gas and Electric Company with respect to the issuance of said note, should be permitted to become effective; and that said Supplemental Amendment, in so far as it operates as an application for approval of said acquisition by Standard Power and Light Corporation of said note, should be approved;

It is ordered, That the aforesaid provision requiring an escrow be and hereby is modified so that in lieu thereof Standard Gas and Electric Company may issue its unsecured note to Standard Power and Light Corporation as hereinbefore described and as more fully described in said Supplemental Amendment, such note to be held subject to the terms hereafter set forth in this order;

It is further ordered, That said Supplemental Amendment be and is hereby permitted to become effective as a declaration by Standard Gas and Electric Company with respect to the issuance of said note, and is hereby approved as an application by Standard Power and Light Corporation for permission to acquire said note;

It is further ordered, That the aforesaid approval of the acquisition of said note by Standard Power and Light Corporation is upon the condition that Standard Power and Light Corporation hold such note subject to the infirmities, if any, which presently inhere in its holdings of notes and debentures of Standard Gas and Electric Company, and without prejudice to the right of the Commission to take such further action as may from time to time be appropriate under the applicable provision of the act and the rules and regulations thereunder.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 46-5888; Filed, Apr. 9, 1946;
9:37 a. m.]

[File No. 30-59]

CITIZENS UTILITIES CO.

MEMORANDUM OPINION AND ORDER

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 5th day of April 1946.

Citizens Utilities Company ("Citizens"), a registered holding company, has filed an application pursuant to section 5 (d) of the Public Utility Holding Company Act of 1935 requesting an order

directing that it has ceased to be a holding company and that its registration has ceased to be in effect.

After appropriate notice a hearing was held with respect to the application. No one appeared in opposition to the application.

The record indicates that subsequent to its registration on December 1, 1935 Citizens and its subsidiaries have disposed of the following assets:

On December 1, 1935 Citizens sold all of the capital stock of Compania De Gas De Nogales, formerly an electric utility subsidiary of Citizens operating in Nogales, Mexico, to Eduardo D. Morales of Nogales, Mexico.

In July 1937, all of the assets of Public Utilities Kansas Corporation, an electric utility subsidiary of Citizens, were transferred to Citizens.

On February 24, 1938 Citizens sold to the City of Goodland, Kansas, its electric distribution system in and about Goodland, Kansas. The balance of its electric equipment and property in and about Goodland, Kansas was subsequently disposed of from time to time.

In August 1938 Newport Electric Corporation, an electric utility subsidiary of Citizens, sold all of its assets situated in Canada to Lake Electric Corporation and on September 12, 1938 its remaining assets were transferred to Citizens.

On December 22, 1938 Citizens sold its previously abandoned and dismantled properties about Pocatello and Alameda, Idaho to Idaho Power Company.

On December 29, 1939 the electric properties in and about Brewster, Kansas, which had been transferred by Public Utilities Kansas Corporation to Citizens, were sold to Inland Utilities Company.

On November 16, 1940 Princeton Gas Company, an electric utility subsidiary operating in Princeton, Illinois, sold its physical properties to Princeton Gas Service Company.

On January 18, 1941 Central American Power Corporation, an electric utility subsidiary, sold all of its physical properties, all located in the Republic of Nicaragua, to Ferrocarril Del Pacifico De Nicaragua, a corporation.

On May 29, 1942 Public Utilities California Corporation, a subsidiary of Citizens, sold all of its electric utility and water assets in and about Capitola and Boulder Creek, California, to Coast Counties Gas and Electric Company and on May 31, 1945 Public Utilities California Corporation sold its remaining utility properties located in and about Crescent and Smith River, California to California-Oregon Power Corporation.

We find that, as a result of the foregoing transactions, Citizens Utilities Company no longer owns, holds or controls, directly or indirectly, any subsidiary company which is a public-utility company or holding company as defined in the act, and that its business is limited to that of an electric utility company and of a gas utility company, and to the operation of telephone and water properties, through its subsidiary, Public Utilities California Corporation, and of a cold

storage plant, dock and wharf in the City of Ketchikan, Alaska, through its subsidiary, Ketchikan Cold Storage Company.

It is therefore ordered, That said applicant has ceased to be a holding company and that the registration of said holding company cease to be in effect.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 46-5914; Filed, Apr. 9, 1946;
11:12 a. m.]

[File No. 70-432]

WISCONSIN ELECTRIC POWER CO. AND WISCONSIN MICHIGAN POWER CO.

ORDER AMENDING ORDER OF DECEMBER 22, 1941

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 5th day of April 1946.

The Commission having previously, by order entered December 22, 1941, in these proceedings (10 S.E.C. 814 (1941), Holding Company Act Release No. 3226), approved an application-declaration regarding certain security issues and other transactions, and having at the time of such approval imposed the following condition:

* * * that Wisconsin Electric Power Company shall notify the Commission thirty days before it declares any cash dividend on its common stock, such notice to include the amount of the proposed dividend, its declaration, record, and payment date, an estimate of cash receipts and disbursements for the calendar year in which the dividend is proposed to be declared and the immediately following calendar year, and the most recent available balance sheet, whether or not said balance sheet is audited.

Wisconsin Electric Power Company having requested, by letter dated February 26, 1946, that said condition be modified, on the ground that the cash position of Wisconsin Electric Power Company has, since 1941, so much improved as to warrant removal of such condition; and it appearing to the Commission that such request may appropriately be granted at this time;

It is ordered, That the aforesaid condition, in said order of December 22, 1941, requiring notice of proposed declarations of common stock dividends be and is hereby rescinded, without prejudice to future exercise by the Commission of its jurisdiction under section 12 (c) of the act and the rules thereunder.

By the Commission.

[SEAL] ORVAL L. DuBois,
Secretary.

[F. R. Doc. 46-5915; Filed, Apr. 9, 1946;
11:12 a. m.]

[File No. 70-1259]

UNION ELECTRIC CO. OF MISSOURI

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its

office in the City of Philadelphia, Pa., on the 5th day of April 1946.

Notice is hereby given that Union Electric Company of Missouri, a registered holding and operating company and a subsidiary of The North American Company, also a registered holding company, has filed an application and declaration pursuant to the applicable provisions of the Public Utility Holding Company Act of 1935.

All interested persons are referred to the application and declaration which are on file in the offices of the Securities and Exchange Commission for a statement of the transactions therein proposed, which are summarized as follows:

Union Electric Company of Missouri proposes to exchange or redeem all of its outstanding 130,000 shares of \$5 Preferred Stock (Old Preferred), without par value, stated value \$100 per share. For this purpose, Union Electric Company of Missouri proposes to issue 130,000 shares of a new series of the Company's Preferred Stock to be designated Preferred Stock, \$----- Series (New Preferred), without par value, stated value \$100 per share and to offer to the holders of the Old Preferred Stock the privilege of exchanging shares thereof for New Preferred Stock, on a share for share basis, with a cash dividend adjustment and a further cash payment of an amount equal to the difference between the price to be paid to the Company for the shares of New Preferred Stock not issued pursuant to the exchange offer and the redemption price (\$110 per share) of the Old Preferred Stock. All of the unexchanged Old Preferred Stock is to be called for redemption at the redemption price of \$110 per share, plus accrued dividends.

The Company proposes, pursuant to the provisions of Rule U-50, to invite sealed written proposals for services in obtaining exchanges of shares of Old Preferred Stock and for the purchase of such of the shares of New Preferred Stock as are not required to effect the exchanges. Such proposals shall specify (a) the annual dividend rate in dollars and cents to be set for the New Preferred Stock which rate shall be a figure divisible by 5 (other than \$3.70, the dividend rate of another outstanding series of Preferred Stock); (b) the price per share (exclusive of accrued dividends) to be paid the Company for the unexchanged stock, which shall not be less than \$106 or more than \$109 per share; (c) the aggregate amount of compensation to be paid to the bidders for their respective services to obtain exchanges of Old Preferred Stock for New Preferred Stock and to purchase the unexchanged stock. Each proposal is to state that if the bidders shall make a public offering upon termination of the Exchange Offer of the Unexchanged Stock, it is their intention that the public offering price will be the price per share referred to in (b) above, plus accrued dividends, the bidders reserving the right to make such a public offering at a lower price if, at that time, a public offering at the price so specified is not advisable in the judgment of their representative.

It is ordered, That a hearing on said application and declaration under the

applicable provisions of the act and the rules and regulations promulgated thereunder be held at 10 a. m., e. s. t., on the 23d day of April 1946, at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. On such date, the hearing room clerk in Room 318 will advise as to the room in which such hearing will be held. Any person desiring to be heard or otherwise wishing to participate in these proceedings shall file with the Secretary of the Commission on or before April 20, 1946 his request or application therefor as provided by Rule XVII of the Commission's rules of practice.

It is further ordered, That William Swift or any other officer or officers of the Commission designated by it for that purpose shall preside at the hearing in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

It is further ordered, That, without limiting the scope of the issues presented by such filing, particular attention will be directed at such hearing to the following matters and questions:

1. Whether the Union Electric Company of Missouri is entitled to the exemption from the provisions of section 7 of the act which it has asserted under section 6 (b) thereof, as a "subsidiary company of a registered holding company."

2. Whether in the event such exemption is granted, it is necessary or appropriate to impose terms or conditions in the public interest or for the protection of investors or consumers in connection with the proposed transactions.

3. Whether in the event such exemption is not applicable, the securities proposed to be issued and sold by Union Electric Company of Missouri are reasonably adapted to the security structure and earning power of Union Electric Company of Missouri and are necessary and appropriate to the economical and efficient operation of the business or businesses in which Union Electric Company of Missouri is engaged.

4. Whether the terms and conditions of the issue and sale of the securities of Union Electric Company of Missouri are detrimental to the public interest or the interest of investors or consumers.

5. Whether, generally, the terms and conditions of the proposed exchange offer affecting the Preferred Stock of Union Electric Company of Missouri are fair and reasonable and in the public interest and in the interest of investors and consumers.

6. Whether the fees, commissions or other remuneration to be paid in connection with the proposed transactions are for necessary services and are reasonable in amount.

7. Whether the accounting entries to be recorded in connection with the proposed transactions are proper and conform to sound accounting principles and meet the standards of the act.

8. Whether, generally, in any respect, the proposed transactions are detrimental to the public interest or to the interest of investors or consumers or will tend to circumvent any provisions

of the act or the rules, regulations or orders promulgated thereunder.

It is further ordered, That notice of said hearing be given by mailing a copy of this notice by registered mail to Union Electric Company of Missouri, The North American Company, The Public Service Commission of the State of Missouri, and the Mayor of the City of St. Louis, Missouri, and that notice to all other persons be given by publication of this notice and order in the FEDERAL REGISTER and by general release of this Commission distributed to the press.

By the Commission.

[SEAL]

ORVAL L. DUBOIS,
Secretary.

[F. R. Doc. 46-5916; Filed, Apr. 9, 1946;
11:12 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[SO 142, Order 77]

LEMPCO PRODUCTS, INC.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 77 Under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. Lemppo Products, Inc. Docket No. 698-SO142-136-311.

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 2 of Supplementary Order No. 142, It is ordered:

(a) The maximum prices for sales by Lemppo Products, Incorporated, 5496 Dunham Road, Bedford, Ohio of all its products, which are covered by any of the regulations listed in Supplementary Order No. 142, shall be determined by increasing by 9.3% the maximum prices for these products in effect just prior to the issuance of this order.

(b) The maximum prices for sales by resellers of the products described in paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the percentage amount by which his net invoiced cost has been increased by reason of this order.

(c) The Lemppo Products, Incorporated shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage amount by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 9, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5855; Filed, Apr. 8, 1946;
11:42 a. m.]

[MPR 64, Amdt. 1 to Order 187]

BORG-WARNER CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, *It is ordered:*

That Order 187 under Maximum Price Regulation No. 64 is amended in the following respect:

Paragraph (d) Zones is amended to read as follows:

(d) *Zones.* For purposes of this order Zones 1, 2, 3, 4 and 5 comprise the areas of the continental United States marked on the map of the United States furnished to the Office of Price Administration by the manufacturer, except that the counties listed below (which are designated on the map as being in Zone 1) shall henceforth be included in Zone 2:

The counties of Drake, Shelby, Miami, Preble, Montgomery, Greene, Butler, Warren, Clinton, Hamilton, Clermont, and Highland in the State of Ohio.

The counties of Franklin, Ripley, Ohio, and Dearborn in the State of Indiana.

The counties of Boone, Kenton, Campbell, Bracken, Mason, Lewis, Carter, Elliott, Fleming, Robertson, Harrison, Pendleton, Grant and Gallatin in the State of Kentucky.

The map is hereby incorporated herein by reference. Copies of the map are on file with the Secretary of the Office of Price Administration as well as with each Regional and District office of the Office of Price Administration. These maps are open for inspection by the public.

This order may be revoked or amended by the Price Administrator at any time.

This amendment shall become effective on the 9th day of April, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5836; Filed, Apr. 8, 1946;
11:43 a. m.]

[MPR 64, Amdt. 1 to Order 220]

BORG-WARNER CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64; *It is ordered:*

That Order 220 under Maximum Price Regulation No. 64 is amended in the following respect:

Paragraph (d) Zones is amended to read as follows:

(d) *Zones.* For purposes of this order, Zones 1, 2, 3, 4 and 5 comprise the areas of the continental United States marked on the map of the United States furnished to the Office of Price Administration by the manufacturer, except that the counties listed below (which are designated on the map as being in Zone 1) shall henceforth be included in Zone 2:

The counties of Drake, Shelby, Miami, Preble, Montgomery, Greene, Butler, Warren,

Clinton, Hamilton, Clermont and Highland in the State of Ohio.

The counties of Franklin, Ripley, Ohio and Dearborn in the State of Indiana.

The counties of Boone, Kenton, Campbell, Bracken, Mason, Lewis, Carter, Elliott, Fleming, Robertson, Harrison, Pendleton, Grant, and Gallatin in the State of Kentucky.

The map is hereby incorporated herein by reference. Copies of the map are on file with the Secretary of the Office of Price Administration as well as with each Regional and District office of the Office of Price Administration. These maps are open for inspection by the public.

This order may be revoked or amended by the Price Administrator at any time.

This amendment shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5837; Filed, Apr. 8, 1946;
11:43 a. m.]

[MPR 64, Order 273]

BORG-WARNER CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64; *It is ordered:*

(a) This order establishes maximum prices for sales of one model of gas range manufactured by the Detroit Vapor Stove Division, Borg-Warner Corporation, Detroit 26, Mich.

(1) For sales in each zone by wholesale distributors to retail dealers the maximum prices, including the Federal excise tax are those set forth below:

Model	Maximum prices for sales to retail dealers				
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
D-276.....	Each \$73.88	Each \$76.34	Each \$77.59	Each \$78.40	Each \$79.34

These prices are f. o. b. wholesale distributor's city. In all other respects they are subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the maximum prices, including the Federal excise tax but not including any state or local taxes imposed at the point of sale, are those set forth below:

Model	Maximum prices for sales to ultimate consumers				
	Zone 1	Zone 2	Zone 3	Zone 4	Zone 5
D-276.....	Each \$121.00	Each \$124.95	Each \$126.95	Each \$128.25	Each \$129.75

These prices include delivery and installation. If the retail dealer does not provide installation he shall compute his maximum price by subtracting \$6.00

from his maximum price as shown above for sales on an installed basis. In all other respects these prices are subject to each seller's customary terms, discounts, allowances (other than trade-in allowances) and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale after the effective date of this order the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for resales by the purchaser. This notice may be given in any convenient form.

(c) The manufacturer shall, before delivering any range covered by this order, after the effective date thereof, attach securely to the inside oven door panel a label which plainly states the OPA retail ceiling prices established by this order for sales of the range to ultimate consumers in each zone together with a statement that the zone limits are on file with the Office of Price Administration. The label shall also state that the retail prices shown thereon include the Federal excise tax, delivery and installation, and that if the seller does not provide installation, the maximum price is \$6.00 less than the price shown on the label.

(d) For the purposes of this order Zones 1, 2, 3, 4 and 5 comprise the areas of the continental United States marked on the map of the United States furnished to the Office of Price Administration by the manufacturer, except that the counties listed below (which are designated on the map as being in Zone 1) shall henceforth be included in Zone 2:

The counties of Drake, Shelby, Miami, Preble, Montgomery, Greene, Butler, Warren, Clinton, Hamilton, Clermont, and Highland in the State of Ohio.

The counties of Franklin, Ripley, Ohio and Dearborn in the State of Indiana.

The counties of Boone, Kenton, Campbell, Bracken, Mason, Lewis, Carter, Elliott, Fleming, Robertson, Harrison, Pendleton, Grant, and Gallatin in the State of Kentucky.

The map is hereby incorporated herein by reference. Copies of the map are on file with the Secretary of the Office of Price Administration as well as with each Regional and District Office of the Office of Price Administration. These maps are open for inspection by the public.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5838; Filed, Apr. 8, 1946;
11:43 a. m.]

[MPR 188, Revocation of Order 3480]

ALUMINUM BRASS AND CASTING CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register,

and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

That Order No. 3480 under § 1499.158 of Maximum Price Regulation No. 188 be and it is hereby revoked subject to Supplementary Order No. 40.

This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5840; Filed, Apr. 8, 1946;
11:44 a. m.]

Producer and address	Mine name	Mine index No.	Location and name of preparation plant through which the coals are prepared
Kristianson & Johnson Coal Co., Lanse, Pa.	K & J Nos. 1, 2, & 5.....	258, 259, and 260.....	Bradford Coal Co., preparation plant, Morrisdale, Pa., on the N. Y. C. R.R.

This amendment No. 16 to Order No. 1548 under Maximum Price Regulation No. 120 shall become effective April 9, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5839; Filed, Apr. 8, 1946;
11:41 a. m.]

[MPR 188, Order 4940]

SCHICK, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Schick, Incorporated, 45 Garden Street, Stamford, Conn.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—			
		Wholesale (jobbers)	Droptail (jobbers)	Retailers	Consumers
Schick Shaver-rest.....	515	Each \$3.97	Each \$4.29	Each \$4.77	Each \$7.95

A wall bracket made of urea-formaldehyde plastic shaped to hold a Schick Shaver, equipped with an extension cord and a spring button switch to cut the current off when the shaver is placed in the bracket.

These maximum prices are for the articles described in the manufacturer's application dated March 25, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 1% for payment on or before 10th proximo.

[MPR 120, Amdt. 16 to Order 1548]

ELLIOTT COAL MINING CO. ET AL.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and in accordance with § 1340.212 (c) of Maximum Price Regulation No. 120; *It is ordered:*

Order No. 1548 under Maximum Price Regulation No. 120 is hereby amended in the following respects.

Paragraph (a) is amended by adding thereto the following in the manner indicated:

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$7.95 Each
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5841; Filed, Apr. 8, 1946;
11:44 a. m.]

[MPR 188, Order 4941]

TAC INDUSTRIES, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Tac Industries, Incorporated, Brooklyn, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Model No.	Brand name	Description
JRP 323...	Tac...	Acoustic table phone, manual, AC, plastic tone arm and head, wood cabinet painted red, 12" x 12" x 4 1/4", underwriter approved.

Distributor	Ceiling price to—		Ceiling price to—		
	Dealer	Consumer	Mail order house	Catalog sales	Retail sales
\$5.61	\$7.01	\$11.75	\$6.42	\$9.95	\$11.75

Ceiling prices to the consumer and for catalog and retail sales include the Federal excise tax. Terms are 2% 10 days, net 30 days, f. o. b. factory.

These maximum prices are for the articles described in the manufacturer's application dated February 1, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$11.75
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the seller shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5842; Filed, Apr. 8, 1946;
11:44 a. m.]

[MPR 188, Order 4942]

PACIFIC SERVICES Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Pacific Services Company, Whittier, Calif.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—			
		Chain, mail order, and jobbers	Department stores	Other retailers	Consumers
Cast aluminum sink strainer, 7 x 7 x 2½.	CA7	Each \$0.325	Each \$0.94	Each \$1.10	Each \$1.65

These maximum prices are for the articles described in the manufacturer's application dated February 1, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$1.65 Each
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5843; Filed, Apr. 8, 1946;
11:44 a. m.]

[MPR 188, Order 4943]

CONCORD PRODUCTS Co.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Concord Products Company, 1338 Concord Place, Chicago 22, Ill.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—				
		Distributors	Wholesalers (jobbers)	Chain, mail order, and department stores	Other retailers	Consumers
Kitchen stool top band chrome, legs enameled bottom band chrome, top 12" wide 25 inches high, seat linoleum inserted.....	1C	Each \$2.75	Each \$3.10	Each \$3.72	Each \$4.12	Each \$6.20
Kitchen stool all enamel top 12" width, 25 inches high, seat linoleum insert.....	1P	2.15	2.40	2.88	3.20	4.80

These maximum prices are for the articles described in the manufacturer's application dated February 8, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment within 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the correct model number and retail prices properly filled in:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5844; Filed, Apr. 8, 1946;
11:45 a. m.]

[MPR 188, Order 4945]

BEACON WIRE GOODS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Beacon Wire Goods, 10 Centre Place, Yonkers 2, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—		
		Wholesalers (jobbers)	Retailers	Consumers
Steak broiler 18 x 8 coppered wire.	19 x 8..	Doren \$4.80	Doren \$6.00	Each \$0.79

These maximum prices are for the articles described in the manufacturer's application dated February 4, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices

are subject to the manufacturer's customary discounts and differentials.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

OPA Retail Ceiling Price—\$0.79 each
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5846; Filed, Apr. 8, 1946;
11:45 a. m.]

[MPR 188, Order 4946]
GEROTOR MAY CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Gerotor May Corp., Maryland Ave. & Oliver St., Baltimore 3, Md.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices by any seller to—				
		Wholesaler (jobbers)	Chain stores	Department stores	Retailer-dealers	Consumers
Hedge trimmer		Each \$2.925	Each \$2.925	Each \$3.51	Each \$3.90	Each \$5.85

These maximum prices are for the articles described in the manufacturer's application dated March 11, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and are subject to a cash discount of 2% for payment within 10 days, 30 days net.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. These prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with correct model number and retail ceiling price:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5847; Filed, Apr. 8, 1946; 11:45 a. m.]

[MPR 188, Order 4944]

ROBENSON CUTLERY CO. INC.
APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Robenson Cutlery Company, Inc., Main Street, Perry, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—		
		Jobbers	Retailers	Consumers
Carving set 1-11"—Hollow ground, chrome plated, chrome vanadium, steel knife in walnut case with inlaid walnut handle	110	Each \$3.75	Each \$5.00	Each \$7.50
Same as above but with 1-11" knife and 1, 6 3/4" knife	120	6.25	8.34	12.50
Same as above but with 1-11" knife and 1, 6 3/4" knife and 1, 2 time fork	130	8.95	11.94	17.90
Carving set—1-11" hollow ground, chrome plated, chrome vanadium, steel knife in pakkawood case with pakkawood handle	210	4.50	6.00	9.00
Same as above but with 1-11" knife and 1, 6 3/4" knife	220	6.75	9.00	13.50
Same as above but with 1-11" knife and 1, 6 3/4" knife, 1-2 time fork	230	10.125	13.50	20.25

These maximum prices are for the articles described in the manufacturer's application dated March 5, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 2% for payment in 10 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5848; Filed, Apr. 8, 1946;
11:45 a. m.]

[MPR 188, Order 4947]

DAYSTROM CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Daystrom Corporation, Franklin St., Olean, N. Y.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	Maximum prices for sales by any seller to—				
		Wholesalers (jobbers)	Chain and department stores	Other retailers	Consumers	
Kitchen stool sled type chrome legs upholstered back and seat	70	\$3.50	\$4.20	\$4.68	\$7.00	
Towel rack chrome 9 1/4" x 23" x 28"	90	2.08	2.49	2.76	4.15	

These maximum prices are for the articles described in the manufacturer's application dated March 5, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. These prices are f. o. b. factory and subject to a cash discount of 1% for payment within 5 days, net 30 days.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement with the correct model number and retail prices properly filled in:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach or Obliterate

(c) At the time of, or prior to, the first invoice to each purchaser for resale at wholesale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this

order for sales by the purchaser. This notice may be given in any convenient form.

(d) This order may be revoked or amended by the Price Administrator at any time.

(e) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5848; Filed, Apr. 8, 1946; 11:45 a. m.]

[MPR 591, Order 411]

CRANE CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum list prices for sales by any person to plumbing and heating contractors, installers, industrial and commercial users of the following brass plumbing fixture fittings and trimmings manufactured by Crane Company, and as described in the application dated March 19, 1946, shall be:

No.	Description	Maximum List Price
8-12	Chrome plated temple supply valve for Drexel lavatory.	\$5.55
C-32075	Temple Secure supply and waste fixture with 1/4" or 1/2" O. D. tailpiece.	14.25
C-32170	1 1/4" chrome plated Crestmont supply and waste fixture for Orlee, Oxford, and Cornate lavatories.	6.45
C-32371-L	1 1/4" chrome plated Crestmont supply and waste fixture for Yorkshire lavatories.	6.05
8-700	Chrome plated temple square pattern legs for Diana lavatory (pair).	9.85
C-33702	17" chrome plated temple towel bars for Diana lavatories (each).	3.60
C-33677-A	Chrome plated Crestmont round metal legs for Oxford lavatory (pair).	7.15
C-33678-A	Chrome Crestmont hexagon metal legs for Drexel lavatory (pair).	6.65
C-33703	17" chrome plated Crestmont towel bars for Oxford or Drexel lavatory (each).	2.70
C-3895	Chrome plated temple bath and shower fitting (1/2" female inlets).	19.25
C-3895-U	Chrome plated temple bath and shower fitting with 1/2" union inlets.	19.65
C-33534	Chrome plated Crestmont overrim bath fitting with plastic cover plate concealing valves.	5.95
2-300	Chrome plated Crestmont shower and overrim supply fitting with plastic cover plate and handles concealing valves.	8.65
9-51	1 1/4" chrome plated Crestmont connected waste and overflow for Neuday or Oxford bathtub.	3.30
C-31820	Chrome plated Vantage lavatory faucet with dial-ease trimmings.	1.80
C-3867	Chrome plated Deviator spout bath and shower fitting with short shower arch and Economy ball joint shower head.	12.05
C-32875-H	Chrome plated supply fitting with swinging spout and with 3/4" hose thread or spout outlet.	6.30
C-32874	1 1/2" Crestmont pearl grey Cran-clon supply fitting with dial-ease control and Chrome plated Spout.	5.75

No.	Description	Maximum List Price
C-32874-H	1 1/2" Crestmont pearl grey Cran-clon supply fitting with dial-ease control and Chrome plated hose thread spout.	\$5.85
C-31114	Chrome plated Vantage sink faucet with plain spout.	1.75
C-31111	Vantage sink faucet with hose end rough brass finish.	.80
C-31111	Vantage sink faucet with hose end spout-finished brass.	1.00
C-31111	Vantage sink faucet with hose end spout—chrome plated finish.	1.00
C-31110	Vantage sink faucet, with plain spout—rough brass finish.	.70
C-31110	Vantage sink faucet with plain spout—finished brass.	.95
C-31110	Vantage sink faucet with plain spout—chrome plated finish.	.95
C-31115	Vantage sink faucet with hose end spout—chrome plated.	1.95
C-32176	Chrome plated combination lavatory supply fixture with chain and stopper.	4.05
C-32372	Chrome plated center set lavatory supply fixture with chain and stopper and dial-ease trim.	4.05
C-31940	Chrome plated Victor self-closing lavatory faucet with dial-ease trim.	2.45
C-31112	Chrome plated Vantage sink faucet, plain end spout.	1.35
C-31113	Chrome plated Vantage sink faucet, hose end on spout.	1.40

(b) The maximum list prices specified in (a) above shall be subject to the following discounts on sales to plumbing and heating jobbers and Crane Co. branches:

(1) On underlined items, successive discounts of 25 and 5 percent.

(2) On non-underlined items, successive discounts of 20 and 5 percent.

(c) The maximum prices specified in (b) above shall be f. o. b. point of manufacture, with full freight allowed on shipments of 150 pounds or more.

(d) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251, as amended.

(e) In addition to the discounts and allowances enumerated above, the maximum net prices established by this order shall be subject to such further discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(f) The maximum prices approved under this order include all price increases authorized by section 2.6 of Order 48 under Maximum Price Regulation No. 591 to date, and may not be further increased pursuant to the provisions of that order as are in effect as of the date of this order.

(g) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, upon resale.

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 9, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5849; Filed, Apr. 8, 1946;
11:46 a. m.]

[MPR 599, Order 11]

FULLER-GREENE, INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 11 of Maximum Price Regulation No. 599; *It is ordered:*

(a) This order establishes ceiling prices for sales and deliveries of "special brand" radios sold by Fuller-Greene, Incorporated.

(1) For sales and deliveries by Fuller-Greene, Incorporated to distributors the ceiling price is that set forth below:

Model No.	Brand name	Description	Ceiling price to distributor
100A Mother Goose.	"Novelair".	Table radio, 5 tubes, AC/DC, 1 band, clock dial side 5" EM speaker, decorated wood cabinet, 7" x 10 1/4" x 5 1/4", underwriter approved.	Each \$12.22

These maximum prices are for the articles described in the application of Fuller - Greene, Incorporated, dated March 11, 1946.

(2) For sales by Fuller-Greene, Incorporated, the ceiling prices apply to all sales and deliveries since Maximum Price Regulation No. 599 became applicable to those sales and deliveries. They are f. o. b. factory, not including Federal excise tax, and are subject to sellers customary discounts, allowances and freight differentials.

(3) For sales by persons other than Fuller-Greene, Incorporated, Fuller-Greene, Incorporated is required to calculate the retail ceiling price of the article in accordance with the provisions of section 9 of the regulation. Fuller-Greene, Incorporated is also required to calculate distributors' prices for the article in accordance with the provisions of section 10 of the regulation.

(b) Fuller-Greene shall attach a tag or label to every article for which a maximum price for sales to consumer is established by this order in accordance with the provisions of section 13 of the regulation.

(c) This order may be revoked or amended by the Price Administrator at any time.

(d) This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5850; Filed, Apr. 8, 1946;
11:46 a. m.]

[MPR 580, Amdt. 2 to Order 228]

ROSE BROS.

ESTABLISHMENT OF CEILING PRICES

Maximum Price Regulation 580, Amendment 2 to Order 228. Establishing ceiling prices at retail for certain articles. Docket No. 6063-580-13-607.

For the reasons set forth in the Opinion issued simultaneously herewith, Order No. 228 under Section 13 of Maximum Price Regulation 580 issued on application of Rose Brothers, 275 Seventh Avenue, New York, New York, is amended in the following respects:

1. Paragraph (a) is amended to change the retail ceiling prices for the articles listed below:

Brand name	Article	Manufacturer's selling price under HPR 607	Retail ceiling price
Airgora Spun.....	Suits (men's).....	\$15.35	\$26.50
Surretwill.....	do.....	23.63	40.00
	Trousers (men's).....	7.70	12.95

This Amendment shall become effective April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5878; Filed, Apr. 8, 1946;
4:30 p. m.]

[Rev. SO 119, Rev. Order 85]

THE TROY SUNSHADE CO.

ADJUSTMENT OF CEILING PRICES

Order No. 85 under Revised Supplementary Order No. 119 is revised and amended to read as follows:

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, it is ordered:

(a) *Manufacturer's ceiling prices.* The Troy Sunshade Company, Troy, Ohio, may compute its adjusted ceiling prices for all articles of metal household furniture which it manufactures, as follows:

(1) For an article in its line during October 1941, the adjusted ceiling price is the highest price charged during that month to each class of purchaser increased by 17.7 per cent.

(2) For an article not in its line during October 1941, but which has a properly established ceiling price, in effect before the effective date of this order, the ad-

justed ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjustment charges) increased by the percentage determined in accordance with "Note 3" in section 8 of Revised Supplementary Order No. 119.

(3) For an article which is first offered for sale after the effective date of this revised order, the adjusted ceiling price is the maximum price hereafter properly determined or established in accordance with Maximum Price Regulation No. 188; and prices so fixed may not be increased under this order.

(4) The manufacturer's adjusted ceiling price fixed in accordance with this revised order is his new ceiling price if it is higher than his previously established ceiling price including all increases and adjustments otherwise authorized for him individually or for his industry.

(b) *Reseller's ceiling prices.* Resellers of an article which the manufacturer has sold at an adjusted ceiling price determined under this revised order shall determine their maximum prices as follows:

(1) A retailer who must determine his ceiling price under Maximum Price Regulation No. 580, and a wholesaler who must determine his ceiling price under Maximum Price Regulation No. 590, shall compute their ceiling prices in the manner provided by those regulations. However, if the supplier's invoice states both an "unadjusted maximum price" and a selling price, the reseller shall compute his ceiling prices under those regulations as they have been modified by Order No. 8, under § 1499.159e of Maximum Price Regulation No. 188.

(2) A reseller who determines his maximum resale price under the General Maximum Price Regulation, and whose supplier's invoice states both an "unadjusted maximum price" and a selling price, shall compute his ceiling prices under that regulation as modified by Order No. 8 under § 1499.159e.

If his supplier's invoice does not state an "unadjusted maximum price", the reseller shall calculate his ceiling price by adding to his invoice cost the same percentage markup which he had on the "most comparable article" for which he has a properly established ceiling price. For this purpose, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of article to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how

he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method, the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this revised order.

(3) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of articles covered by this revised order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter, properly established under OPA regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this revised order, showing prices adjusted in accordance with this revised order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this revised order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(e) All requests for adjustment of maximum prices not specifically granted by this revised order are hereby denied.

(f) This revised order may be revoked or amended by the Price Administrator at any time.

(g) This revised order shall become effective on April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5879; Filed, Apr. 8, 1946;
4:30 p. m.]

[Rev. SO 119, Order 146]

MEEHAN CO.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, it is ordered:

(a) *Manufacturer's ceiling prices.* Meehan Co., Los Angeles, California, may compute its adjusted ceiling prices for all articles of outdoor furniture in its lines of garden umbrellas, metal tables, metal chairs and chaises which it manufactures as follows:

(1) For an article in its line during October 1941, the adjusted ceiling price is the highest price charged during that month to each class of purchaser increased by the appropriate percentages set forth below:

Product line:	Percentage increase
Garden umbrellas.....	15.5
Metal tables.....	14.1
Metal chairs.....	14.1
Chaise.....	14.1

(2) For an article not in its line during October 1941, but which has a properly established ceiling price, in effect before the effective date of this order, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjustment charges) increased by the percentage determined in accordance with "Note 3" in section 8 of Revised Supplementary Order No. 119.

(3) For an article which is first offered for sale after the effective date of this order, the adjusted ceiling price is the maximum price hereafter properly determined or established in accordance with Maximum Price Regulation No. 188; and prices so fixed may not be increased under this order.

(4) The manufacturer's adjusted ceiling price fixed in accordance with this order is his new ceiling price if it is higher than his previously established ceiling price including all increases and adjustments otherwise authorized for him individually or for his industry.

(b) *Reseller's ceiling prices.* Resellers of an article which the manufacturer has sold at an adjusted ceiling price determined under this order shall determine their maximum prices as follows:

(1) A retailer who must determine his ceiling price under Maximum Price Regulation No. 580, and a wholesaler who must determine his ceiling price under Maximum Price Regulation No. 590, shall compute their ceiling prices in the manner provided by those regulations. However, if the supplier's invoice states both an "unadjusted maximum price" and a selling price, the reseller shall compute his ceiling prices under those regulations as they have been modified by Order No. 8 under § 1499.159e of Maximum Price Regulation No. 188.

(2) A reseller who determines his maximum resale price under the General Maximum Price Regulation, and whose supplier's invoice states both an "unadjusted maximum price" and a selling price, shall compute his ceiling prices under that regulation as modified by Order No. 8 under § 1499.159e of Maximum Price Regulation No. 188.

If his supplier's invoice does not state an "unadjusted maximum price", the reseller shall calculate his ceiling price by adding to his invoice cost the same percentage markup which he has on the "most comparable article" for which he has a properly established ceiling price. For this purpose, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of article to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced. The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records

showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method, the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

(3) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of articles covered by this order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter, properly established under OPA regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this revised order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(e) All requests for adjustment of maximum prices not specifically granted by this order are hereby denied.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5880; Filed, Apr. 8, 1946;
4:32 p. m.]

[SO 148, Order 2]

LIVINGSTON AND CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 5 of Supplementary Order No. 148, it is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles of metal household furniture specified below manufactured by Livingston and Company, Philadelphia, Pa.

(1) For all sales and deliveries of the following articles by the manufacturer to retailers, the adjusted maximum prices are those set forth below:

Article	Model No.	Adjusted maximum price to retailers ¹
Utility Cabinet.....	R-6318.....	\$5.50
	R-63-D.....	7.50
Wardrobe.....	R-2771-DWF.....	8.52

¹ To which the manufacturer customarily makes sales in largest volume.

(2) For sales and deliveries by the manufacturer to classes of purchasers other than retailers the maximum prices are the adjusted maximum prices to retailers adjusted to reflect the manufacturer's customary differentials for sales to those other classes of purchasers.

(b) Resellers of articles which the manufacturer has sold at an adjusted ceiling price determined under this order shall determine their maximum prices as follows:

(1) A retailer who must determine his ceiling price under Maximum Price Regulation No. 580 and a wholesaler who must determine his ceiling prices under Maximum Price Regulation No. 590, shall compute their ceiling prices in the manner provided by those regulations. However, if the supplier's invoice states both an "unadjusted maximum price" and a selling price, the reseller shall compute his ceiling prices under those regulations as they have been modified by Order No. 8 under § 1499.159e of Maximum Price Regulation No. 188.

(2) A reseller who determines his maximum resale price under the General Maximum Price Regulation, and whose supplier's invoice states both an "unadjusted maximum price" and a selling price, shall compute his ceiling prices under that regulation as modified by Order No. 8 under § 1499.159e of Maximum Price Regulation No. 188.

If his supplier's invoice does not state an "unadjusted maximum price", the reseller shall calculate his ceiling price by adding to his invoice cost the same percentage markup which he had on the "most comparable article" for which he has a properly established ceiling price. For this purpose, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of article to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method, the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's

prices as adjusted in accordance with this order.

(3) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of articles covered by this order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter, properly established under OPA regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this revised order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(e) All requests for adjustment of maximum prices not specifically granted by this order are hereby denied.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) This order shall become effective on April 8, 1946.

Issued this 8th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5832; Filed, Apr. 8, 1946;
4:30 p. m.]

[MPR 580, Order 295]

GOODALL CO.

ESTABLISHING MAXIMUM PRICES

Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-601.

For the reasons set forth in an opinion issued simultaneously herewith, Orders No. 51 and No. 78 issued under section 13 of Maximum Price Regulation 580 on application of Goodall Company are consolidated herein, and pursuant to section 13 of Maximum Price Regulation 580, it is ordered:

(a) The following ceiling prices are established for sales by any seller at retail of the following branded articles manufactured by Goodall Company, Cincinnati 2, Ohio, and described in the manufacturer's application dated March 18, 1946.

Article	Brand name	Style name	Manufacturer's selling price under MPR 607	Ceiling price at retail
Men's suits	Palm Beach		\$13.30	\$21.50
Men's trousers	do.		4.00	6.50
Men's sport jackets	do.		6.30	15.00
Men's tuxedo coats	do.		9.90	16.00
Men's tuxedo trousers	do.		4.85	7.75
Students' suits	do.		12.00	18.75
Students' jackets	do.		9.25	14.50
Students' tuxedo jackets	do.		9.60	15.00
Students' tuxedo trousers	do.		4.65	7.25
Cadet suits	do.		7.65	11.95
Robust cadet suits	do.		8.00	12.50
Boys' rugby suits	do.		4.95	7.95
Boys' robust rugby (shorts) suits	do.		5.75	8.95
Boys' rugby suits (longies)	do.		6.20	9.75
Boys' Eton suits (shorts)	do.		4.45	6.95
Boys' slacks	do.		138.00	14.95
Boys' junior longies	do.		130.50	13.95
Boys' laddie shorts	do.		118.00	12.35
Men's suits	Goodall tropical	Springweave	20.10	33.50
do.	do.	Sunfrost	16.50	27.50
Students' suits	do.	do.	15.00	25.00
Men's trousers	do.	Springweave	6.60	11.00
do.	do.	Sunfrost	5.10	8.50
Students' trousers	do.	do.	4.65	7.75

1 Per dozen.
2 Per unit.

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after May 10, 1946, Goodall Company, must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580)
OPA Price—\$-----

on and after May 10, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to May 10, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 5, 1946.

Issued this 5th day of April 1946.

JAMES G. ROGERS, JR.,
Acting Administrator.

[F. R. Doc. 46-5792; Filed, Apr. 5, 1946;
4:26 p. m.]

[MPR 586, Order 2]

MERCHANDISE WAREHOUSING IN MEMPHIS, TENN.

STORAGE AND TERMINAL SERVICES

For the reasons set forth in the accompanying opinion and under the authority vested in the Price Administrator by section 13 (c) of Maximum Price Regulation No. 586, it is ordered:

(a) *Election.* (1) Within thirty days after the effective date of this order every person performing merchandise warehousing services in Memphis, Tennessee, subject to Maximum Price Regulation 586 must elect to comply with either paragraph (b) or paragraph (c) of this order, with respect to his merchandise warehousing services.

(2) Notice of election shall be filed with the Transportation and Public Utilities Division, Office of Price Administration, Washington 25, D. C.

(3) If the warehouseman's election is to use the specific charges in paragraph (c) he may place them in effect (subject to (c) (6)) any time after his election and before the time for filing election expires.

(4) If the warehouseman elects to be governed by paragraph (b), that paragraph must be fully complied with.

(5) Elections must cover the entire merchandise warehousing business. A warehouseman cannot elect (b) in part, and (c) in part.

(6) If any warehouseman subject to this order does not timely file an election, the maximum charges set out in paragraph (c) become effective as his maximum charges (subject to (c) (6) as to goods in storage) thirty days after the effective date of this order.

(7) The term "merchandise warehousing" covers services generally included in the reception, storage, protection handling and shipment of commodities not requiring refrigeration. It applies to merchandise warehousing for commercial accounts and for Government agencies other than those specified in Supplementary Storage Regulation 4.

It does not cover cold storage, tank storage of liquid commodities, bulk storage of grain, cotton warehousing and cotton compressing services, storage of household goods, or storage for Government agencies covered by Supplementary Storage Regulation No. 4. The term includes pool car distribution only when performed at or from the same establishment where storage services are also offered. It does not include any cartage services even if these are subject to MPR 586.

(b) *Prices established under sections 5, 6, 7 or 8 of Maximum Price Regulation 586.* (1) A warehouseman who elects to maintain his March 1942 prices as established or modified under sections 5, 6, 7 or 8, may do so provided he files such an election as set out under paragraph (a) of this order.

The election must be accompanied by three copies of a complete statement of such charges. To be complete the statement must contain both actual charges made in March 1942, and a complete basis of offering charges for all merchandise warehousing services actually in effect in March 1942. All purchaser classes must be clearly defined. Each rate must bear a clear indication of the paragraph of section 5, or the application order, etc. under the other sections of MPR 586 used as authority for that rate. In case rates are reported as established under section 5 (e), the name and address of the competitor shall be given.

(2) Specific rates entitled to confidential treatment under section 12 (b) (3) must be so marked and submitted on separate sheets of paper.

(3) Prices established under this paragraph (b) are still subject to section 13 (c) if found inaccurate.

(c) *Specific maximum charges.* If the maximum charges set out below become effective as provided in paragraph (a) of this order, they supersede maximum charges otherwise established, whether higher or lower. These are maximum charges and lower charges may be made, offered or paid.

(1) *Definitions.*—(i) *Handling* covers the ordinary labor and duties incident to receiving goods at warehouses, unloading cars, receiving goods from the tail gate of trucks, stowing, reloading cars (in the case of carload shipments only), and delivering goods to the tail gates of trucks outbound. Handling charges are billed with the storage for the first month.

Carload handling rates apply only when both the handling in, and the handling out is in lots of at least 10,000 pounds. If carloads received with the understanding that they will be re-shipped in lots of at least 10,000 pounds are later broken up, the difference between the CL handling rate and the

regular handling rate accrues on the entire car at the time the first lot of less than 10,000 pounds is handled out.

(ii) *Storage.* All goods are stored on a month-to-month basis. A storage month shall extend from a date in one calendar month to, but not including, the same date of the next and all succeeding calendar months; if there be no corresponding date in the next succeeding calendar months, it shall extend to and include the last day of the month. The warehouseman, by agreement with the customer, may assess storage charges on a pro-rated system or monthly balance system, instead of the customary date basis: A full month's storage may be assessed on all goods received during the first fifteen days following inventory date; one-half month's storage will be assessed on all goods received from the 16th day following inventory date to inventory date, then a full month's storage will be assessed on goods on hand at the beginning of the next succeeding month.

(iii) *Storage rates.* Except as provided above for half months, full monthly storage rates set forth in this regulation may be charged for each storage month or fraction thereof. Charges for storage accrue on the first day of each storage period.

(iv) *Distribution.* Maximum charges for distribution of pool cars include all charges for unloading, assorting and delivering to consignees or outbound carriers at the warehouse platform, and such marking, sorting and preparation of shipping documents as may be necessary.

Storage charges may be assessed on goods remaining on hand more than seventy-two hours (not including Sunday or holidays) after notice to consignee. Levelling stopping-in-transit cars may be charged for as extra labor under (c) (4) (iii).

(2) *Maximum class rates.* The following class rates in cents per 100 pounds apply on handling, carload handling, storage, and distribution as defined in above paragraph (c) (1). If rates for the particular commodity are shown below in paragraph (c) (3), these class rates do not apply. Charges set forth in paragraph (c) (4) may be added to the extent there indicated, if those services are actually performed.

	Classes															
	A	B	C	D	E	F	G	H	I	J	K	L	M	N	O	
Cu. in. per lb.: From..... To.....	0 60	61 65	66 72	73 83	84 102	103 130	131 168	169 220	221 288	289 374	375 480	481 608	609 762	763 942	943 +	
Storage.....	3	4	4.5	5	6	8	10	13.5	18	22.5	28	36	44	53	65	
CL handling.....	5	5.5	6	6.5	7	8	9	10	11	12	13	14	15	17	19	
Handling.....	6	6.6	7.3	8	8.8	9.7	10.5	11.5	13	14	15.5	17	19	20.5	23	
Distribution.....	7.5	8	8.5	9	9.5	10.5	11.5	13.5	15.5	17.5	20	23	26	30	35	

Minimum storage charge (on small packages) $\frac{1}{4}$ cent each.

Minimum handling charge (on small packages) $\frac{1}{4}$ cent each.

Minimum distribution charge (on small packages) $1\frac{1}{4}$ cents each.

How to apply the class rates to obtain the rate per 100 pounds:

1. Obtaining the dimensions of the package in inches by careful measurement.
2. Obtain the volume in cubic inches by multiplying the three dimensions. If the

packages are irregular the volume of an average package may be used by taking the volume of a pile of goods and dividing by the number of packages in the pile.

3. Obtaining the weight of the package.
4. Compute the density by dividing the number of cubic inches as ascertained (2

above) by weight of package in pounds (3 above).

5. Find the rate per 100 lbs. for storage and handling by applying the density (cubic inches per pound) as ascertained (see 4) to the class rate tables above.

Example: A package of the following dimensions and weight:

1. Dimensions: 36 in. x 24 in. x 75 in.
2. Volume: 64,800 cu. in.
3. Weight: 730 lbs.
4. Density: $64,800 \div 730 = 88.8$ cu. in. per lb.
5. Class E: Storage 6¢ per 100 lbs., CL Handling 7¢ per 100 lbs., Handling 8.8¢ per 100 lbs., Distribution 9.5¢ per 100 lbs.

Minimum computing weights for barrels, carboys, kegs or drums. In computing storage rates only for barrels, carboys, kegs or drums, the following will be considered as minimum computing weights. Actual weights shall be used if greater than the minimum computing weight.

BARRELS, DRUMS, AND KEGS

Cubic Inches:	MOW (pounds)
80,001-90,000	2,500
70,001-80,000	2,250
60,001-70,000	2,000
54,001-60,000	1,750
48,001-54,000	1,500
42,001-48,000	1,350
36,001-42,000	1,200
30,001-36,000	960
24,001-30,000	720
19,501-24,000	600
17,501-19,500	480
15,001-17,500	420
12,501-15,000	360
10,501-12,500	300
9,001-10,500	270
8,001-9,000	240
7,001-8,000	210
6,001-7,000	180
5,001-6,000	150
4,001-5,000	120
3,001-4,000	90
2,251-3,000	80
1,501-2,250	60
1,001-1,500	45
501-1,000	30
500	15

CARBOYS

10,501-12,500	540
9,001-10,500	480

(3) **Commodity rates.** The commodity rates set forth below apply to storage and handling services as defined in paragraph (c) (1) whether higher or lower than the class rates set forth in paragraph (c) (2). Additional charges for special services set forth in (c) (4) may be added if these services are actually performed. Rates are stated in cents per 100 pounds except where specifically noted as otherwise:

	Storage	Handling
Sugar (in 100 lb. bags):		
CL in and CL out	2.5	3.75
CL in and LCL out	3	5
Dried peas and beans (in 100 lb. bags):		
CL in and CL out	2.5	3.75
CL in and LCL out	3	5
Rubber, natural or synthetic	3	6

Cigarettes and tobacco products—complete service of storage, handling and shipping 18

(4) **Maximum rates for special services.** The following additional charges apply only when the particular services involved are performed:

(i) **Bracing or packaging materials:** The user of the service may reimburse

warehousemen for the additional costs for bracing or packing materials or other special supplies when required.

(ii) **Charges for overtime.** Maximum rates named in this order contemplate receiving or withdrawing of goods during regular working hours. In the event the user of the services in emergencies requests receipt or delivery of particular goods at other times an additional charge of 25% of the handling rates for receipt or delivery outside working hours, or 50% for receipt or delivery on nonworking days, may be made.

(iii) **Extra labor.** Such labor when furnished, on customer's request, for sampling, repiling, inspection, special physical warehouse checking, or other services not provided for herein: \$1.00 per man-hour, with a minimum charge of 50 cents.

(iv) **Weighing.** For weighing small lots (less than 10,000 lbs.), 1 cent per package, with a minimum charge of 10 cents. For weighing large lots, \$1.00 per man-hour, with a minimum charge of 50 cents.

(v) **Turning evaporated milk.** 1 cent per package.

(vi) **Collection of money.** If the warehouseman is required to collect money on behalf of customers, an additional charge of one-half of one percent, with a minimum of 25 cents per collection, may be made.

(vii) **Issuance of negotiable warehouse receipts.** If the warehouseman is requested and issues a negotiable warehouse receipt, an additional charge of 50 cents may be made for the first receipt, and 25 cents for each additional receipt per lot.

(viii) **Reporting marked weights or numbers.** If required to report marked weights or numbers, 1 cent per package, minimum 10 cents per order.

(ix) **Payment of freight charges.** One-half of one per cent, minimum 10 cents per freight bill.

(x) **Shipping charge.** One-half cent per package, minimum 15 cents per shipment (not applicable in connection with distribution rates or carload shipments).

(5) **Conditions.** The maximum charges named in this paragraph (c) contemplate the following conditions and practices: (When such conditions and practices are not specified in this paragraph (c) they may conform to "Standard Contract Terms and Conditions" as adopted April 30, 1926).

(i) **Demurrage.** If the warehouseman fails to handle goods tendered (not in excess of any prior agreement with the user of the service as to the amount of space available or the number of cars that can be handled) within 48 hours after receipt of notice of arrival by rail, and any demurrage accrues as a result thereof, the warehouseman shall pay any and all such demurrage charges.

(ii) **Liability for care of goods.** Each warehouseman shall be liable for any loss or damage to the goods in his possession or control incident to performance of these services caused by his failure to exercise such care in regard to them as a reasonably careful owner of similar goods would exercise, but he shall not be liable for any loss or injury to the goods

which could not have been avoided by the exercise of such care.

The measure of liability of the warehouseman is limited as to each package to 500 times the amount of the monthly storage charge for that package unless the warehouseman is specifically notified in writing by the user of the service of a higher valuation by him, in which case the maximum storage rate may be increased by an amount equal to one-tenth of one percent per month of the excess valuation. This limitation in the measure of liability shall be null and void in the case of gross negligence, willful acts, or conversion.

(c) **Loading and bracing requirements.** Each warehouseman shall load and brace all outgoing goods prepared by him under this order in accordance with good commercial practice. The warehouseman shall be liable for the payment of any damage to any goods caused by the failure to load and brace in accordance with acceptable standards.

(6) **Application of rates to goods already in storage.** Maximum storage rates named in this paragraph (c) become effective as to goods already in storage with the beginning of the first storage period on or after the rates become effective (as provided in paragraph (a)). However, no handling charges in addition to the charges already accrued may be made for performing outgoing handling charges on goods already in store.

This order shall become effective April 15, 1946.

Issued this 9th day of April 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-5939; Filed, Apr. 9, 1946;
11:38 a. m.]

[SO 119, Rev. Order 35]

WALD MFG. CO., INC.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Supplementary Order No. 119, *It is ordered:*

Order No. 35 under Supplementary Order No. 119 is amended, revised and redesignated Revised Order No. 35 under Supplementary Order No. 119, to read as follows:

(a) **Manufacturer's maximum prices.** The Wald Manufacturing Company, Inc., Maysville, Kentucky, may increase its current ceiling prices for sales to jobbers and dealers of the bicycle accessories and wire products of its manufacture that are listed below by the percent of increase set forth after each article:

Article:	Percent of increase
Bicycle pedals	3.7
Handle bar stems	18.7
Handle bars	2.0
Chain guards	85.4
Bicycle forks	11.6
Sprockets	21.0
Beacon hangers	12.0
Luggage carriers	21.5

(b) *Ceiling prices of purchasers for resale.* Purchasers for resale of such articles in substantially the same form which the manufacturer has sold at adjusted maximum prices shall determine their ceiling prices as follows:

(1) A purchaser for resale who delivered or offered for delivery during March, 1942, an article which meets the definition of "most comparable article" contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale shall calculate his ceiling price by adding to his invoice cost the same markup which he had on that comparable article, according to the method and procedure set forth in that section.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(2) If a purchaser for resale cannot determine his ceiling price under the above method, he shall apply to the Office of Price Administration for the establishment of his ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices adjusted in accordance with this order.

(c) *Ceiling prices adjusted by this order.* are subject to each seller's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser in effect during March, 1942, or established under any applicable OPA regulation.

(d) The provisions of Supplementary Order No. 153 shall not apply to resales of articles covered by this revised order.

(e) *Notification.* At the time of, or prior to, the first invoice to a purchaser for resale, showing a ceiling price adjusted in accordance with the terms of this order, the seller shall notify each purchaser in writing of the adjusted ceiling prices for resales of the articles covered by this order. This notice may be given in any convenient form.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) *Effective date.* This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5851; Filed, Apr. 8, 1946;
11:42 a. m.]

[Rev. SO 119, Order 145]

NYE-WAIT CO., INC.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, it is ordered:

(a) *Manufacturer's maximum prices.*

(1) Nye-Wait Company, Inc., of Auburn, New York, may increase by 11.9 percent, its maximum prices (exclusive of all permitted increases or adjustment charges), properly established under § 1352.1 of Revised Price Schedule No. 57 for sales of any article of pile-weave wool floor covering which it manufactures: *Provided, however,* That the manufacturer shall state separately on its invoice, as an adjustment charge, that portion of its adjusted maximum price which is equal to the adjustment charge authorized by § 1352.1a of Revised Price Schedule No. 57.

(2) The adjustment authorized in the preceding paragraph supersedes the industry-wide adjustment authorized by § 1352.1a of Revised Price Schedule No. 57.

(b) *Maximum prices of purchasers for resale.* Resellers of an article which the manufacturer has sold at an adjusted maximum price determined under this order, shall compute their maximum prices as follows:

(1) *Distributors whose sales are covered by Maximum Price Regulation No. 65.* A distributor whose sales are covered by Maximum Price Regulation No. 65 may increase his maximum prices established under § 1352.1 of Maximum Price Regulation No. 65 by the same percentage amount as that by which the manufacturer increased his maximum prices to the same class of purchaser under this order: *Provided, however,* That the distributor shall state separately on his invoice, as an adjustment charge, that portion of his adjusted maximum price which is equal to the adjustment charge authorized by § 1352.51a of Maximum Price Regulation No. 65.

(2) *Wholesalers and retailers whose sales are covered by the General Maximum Price Regulation.* A wholesaler or retailer whose sales are covered by the General Maximum Price Regulation, who delivered or offered for delivery during March, 1942, an article which meets the definition of "most comparable commodity" set forth in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, shall determine his maximum retail price by using as his cost, the price appearing on his supplier's invoice for the article, not including any amount specified as an adjustment charge, and adding to such invoice cost the same markup which he had on that comparable article, according to the method and procedure set forth in § 1499.3 (a) of the General Maximum Price Regulation.

The determination of a maximum resale price in this way need not be reported to the Office of Price Administration. However, each seller must keep complete records showing all the information called for on OPA Form 620-759 with regard to how he determined his maximum price for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If a wholesaler or retailer whose sales are covered by the General Maximum Price Regulation cannot determine his maximum resale price under the above method, he shall apply to the Office of Price Administration for the establishment of his maximum resale prices under

§ 1499.3 (c) of the General Maximum Price Regulation. With this application he shall furnish a copy of his supplier's invoice to him. Maximum resale prices established under that section will reflect the supplier's adjusted maximum price in accordance with the terms of this order.

(3) *Retailers whose sales are covered by Maximum Price Regulation No. 580.* Retailers whose sales are covered by Maximum Price Regulation No. 580 shall determine their maximum prices in the manner provided by that regulation.

(4) The provisions of Supplementary Order No. 153 shall not apply to resales of articles covered by this order.

(c) *Terms of sale.* Maximum prices adjusted by this order are subject to each seller's terms, discounts, allowances, and other price differentials in effect during March, 1942, or which have been properly established under the applicable OPA regulation.

(d) *Notification.* At the time of, or prior to, the first invoice to a purchaser for resale, showing a price adjusted in accordance with the terms of this order the seller shall notify the purchaser in writing of the methods established in paragraph (b) of this order for determining adjusted maximum resale prices. This notice may be given in any convenient form.

(e) *Revocation or amendment.* This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 9th day of April 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5852; Filed, Apr. 8, 1946;
11:41 a. m.]

[SO 142, Order 73]

APPLETON ELECTRIC CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 73 Under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. Appleton Electric Company, Docket No. 6083-S.O. 142-136-248.

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 142; *It is ordered:*

(a) The maximum prices for sales by Appleton Electric Company, Chicago, Illinois, shall be determined by increasing the maximum prices in effect for these products just prior to the issuance of this order as follows:

Line	Maximum percentage increase
Switch and outlet boxes price sheets	
TSB & TOB	15.8
Box connectors, electrical metallic tubing connectors and couplings price sheets TBC and TWT	40.5
Locknuts and bushings price sheets	
TLB	16.7
Typical ground fittings price sheets	
TGF	47.0

(b) The maximum prices for sales by resellers of the products described in

paragraph (a) above shall be determined as follows: The reseller shall increase the maximum net prices he had in effect to a purchaser of the same class, just prior to the issuance of this order, by the same percentage by which his net invoiced cost has been increased by reason of this order.

(c) The Appleton Electric Company shall notify each purchaser, who buys the products listed in paragraph (a) above for resale of the percentage by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 9, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5853; Filed, Apr. 8, 1946;
11:42 a. m.]

[SO 142, Order 76]

CLIFTON CONDUIT CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 76 under Supplementary Order No. 142. Adjustment provisions for sales of industrial machinery and equipment. Clifton Conduit Company. Docket Nos. 6083-S. O. 142-82-2 and 6083-S. O. 142-136-108.

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 142; *It is ordered:*

(a) The maximum prices for sales by Clifton Conduit Company, Jersey City, New Jersey, of its line of bushed armored cable shall be determined as follows: The manufacturer shall use its price schedule for bushed armored cable, Bulletin No. 28, dated January 21, 1946, subject to all charges, allowances, discounts and other deductions that were in effect to a purchaser of the same class just prior to the issuance of this order.

(b) The maximum prices for sales by Clifton Conduit Company, Jersey City, New Jersey, of its line of flexible steel conduit shall be determined as follows: The manufacturer shall use its price schedule for flexible steel conduit, Page No. 206-B, dated January 21, 1946, subject to all charges, allowances, discounts, and other deductions that were in effect to a purchaser of the same class just prior to the issuance of this order.

(c) The maximum prices for sales by resellers of the products described in paragraph (b) above shall be determined as follows: The reseller shall use the list prices which are established pursuant to paragraph (b) of this order for Clifton Conduit Company, subject to all allowances, discounts and other deductions that were in effect to a purchaser of the same class just prior to the issuance of this order.

(d) The Clifton Conduit Company shall notify each purchaser, who buys the products listed in paragraph (b) above for resale, of the percentage by which this order permits the reseller to increase his maximum net prices. A copy of each such notice shall be filed with the Machinery Branch, Office of Price Administration, Washington, D. C.

(e) All requests not granted herein are denied.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective April 9, 1946.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5854; Filed, Apr. 8, 1946;
11:43 a. m.]

[MPR 64, Amdt. 2 to Order 175]

GENERAL MOTORS CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, *It is ordered:*

a. That Order 175 under Maximum Price Regulation No. 64 is amended in the following respect:

1. Paragraph (a) (5) is amended to read as follows:

(5) The maximum prices for all sales to ultimate consumers include delivery, a one year warranty, and installation where the installation requires only that the range be connected to electric facilities provided by the consumer and such connection does not require any additional materials. If a range cord set (customarily referred to in the industry as a "pigtail") is required and is furnished by the retail dealer, he may add \$3.50 to the OPA retail ceiling price of the range as set forth above. In all other respects these maximum prices are subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

This amendment shall become effective immediately.

Issued this 8th day of April 1946.

JAMES G. ROGERS, Jr.,
Acting Administrator.

[F. R. Doc. 46-5835; Filed, Apr. 8, 1946;
11:43 a. m.]

Regional and District Office Orders.

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register April 4, 1946.

Region II

Pittsburgh Order 21-O, Amendment 6, covering poultry in Allegheny County, Pennsylvania. Filed 9:45 a. m.

Region V

Wichita Order 13-F, Amendment 20, covering fresh fruits and vegetables in Sedgwick County, Kansas. Filed 9:39 a. m.

Wichita Order 14-F, Amendment 20, covering fresh fruits and vegetables in certain counties in Kansas. Filed 9:39 a. m.

Wichita Order 15-F, Amendment 20, covering fresh fruits and vegetables in certain counties in Kansas. Filed 9:38 a. m.

Wichita Order 16-F, Amendment 20, covering fresh fruits and vegetables in Reno County, Kansas. Filed 9:38 a. m.

Wichita Order 17-F, Amendment 20, covering fresh fruits and vegetables in Shawnee County, Kansas. Filed 9:38 a. m.

New Orleans Order 3-F, Amendment 36, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:58 a. m.

New Orleans Order 5-F, Amendment 26, covering fresh fruits and vegetables in certain cities in Louisiana. Filed 9:58 a. m.

New Orleans Order 5-F, Amendment 27, covering fresh fruits and vegetables in certain cities in Louisiana. Filed 9:57 a. m.

New Orleans Order 6-F, Amendment 27, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:57 a. m.

Kansas City Order 9-C, Amendment 15, covering poultry in certain counties in Missouri. Filed 9:40 a. m.

Kansas City Order 10-C, Amendment 15, covering poultry in Greene and Jasper Counties, Missouri. Filed 9:58 a. m.

Oklahoma City Order 2-C, Amendment 16, covering poultry in Oklahoma, Tulsa and Muskogee Counties, Oklahoma. Filed 9:57 a. m.

Oklahoma City Order 8-F, Amendment 25, covering fresh fruits and vegetables in Pottawatomie, Oklahoma, Garfield, Tulsa and Muskogee Counties, Oklahoma. Filed 9:57 a. m.

Oklahoma City Order 1-O, Amendment 16, covering poultry in Oklahoma, Tulsa, and Muskogee Counties, Oklahoma. Filed 9:57 a. m.

San Antonio Order 6-F, Amendment 36, covering fresh fruits and vegetables in Bexar County, Texas. Filed 9:57 a. m.

San Antonio Order 7-F, Amendment 36, covering fresh fruits and vegetables in Austin, Texas. Filed 9:56 a. m.

San Antonio Order 8-F, Amendment 36, covering fresh fruits and vegetables in Corpus Christi, Texas. Filed 9:56 a. m.

San Antonio Order 9-F, Amendment 25, covering fresh fruits and vegetables in Culberson, El Paso, Hudspeth and Presidio Counties, Texas. Filed 9:40 a. m.

San Antonio Order 6-C, Amendment 16, covering poultry in Bexar County, Texas. Filed 9:40 a. m.

San Antonio Order 3-O, Amendment 16, covering eggs in Bexar County, Texas. Filed 9:39 a. m.

Region VI

Springfield Order 24-F, Amendment 4, covering fresh fruits and vegetables in certain counties in Illinois. Filed 9:49 a. m.

Des Moines Order 4-F, Amendment 26, covering fresh fruits and vegetables in certain counties in Iowa and in South Sioux City, Nebraska. Filed 9:59 a. m.

Des Moines Order 5-F, Amendment 26, covering fresh fruits and vegetables in certain counties in Iowa. Filed 9:58 a. m.

Des Moines Order 6-F, Amendment 26, covering fresh fruits and vegetables in certain counties in Iowa. Filed 9:38 a. m.

Des Moines Order 7-F, Amendment 26, covering fresh fruits and vegetables in certain counties in Iowa and certain cities in Illinois. Filed 9:37 a. m.

Des Moines Order 13-W, Amendment 2, covering dry groceries in certain counties in Iowa. Filed 9:46 a. m.

Des Moines Order 1-O, Amendment 23, covering eggs in the cities of Des Moines, West Des Moines and Marshalltown, Iowa. Filed 9:37 a. m.

Des Moines Order 2-O, Amendment 19, covering eggs in the cities of Council Bluffs and Sioux City, Iowa. Filed 9:37 a. m.

Des Moines Order 3-O, Amendment 19, covering eggs in the cities of Fort Dodge and Mason City, Iowa. Filed 9:47 a. m.

Des Moines Order 4-O, Amendment 19, covering eggs in the cities of Dubuque, Waterloo, Cedar Rapids, Clinton, Davenport, Burlington and Ottumwa, Iowa. Filed 9:46 a. m.

Omaha Order 15-F, Amendment 11, covering fresh fruits and vegetables in certain counties in Nebraska and in Council Bluffs, Iowa. Filed 9:45 a. m.

Omaha Order 16-F, Amendment 11, covering fresh fruits and vegetables in certain counties in Nebraska.

Omaha Order 17-F, Amendment 11, covering fresh fruits and vegetables in certain counties in Nebraska. Filed 9:56 a. m.

Omaha Order 36, Amendment 2, covering dry groceries in certain counties in Nebraska. Filed 9:56 a. m.

Sioux Falls Order 5-F, Amendment 10, covering fresh fruits and vegetables in the County of Minnehaha, South Dakota. Filed 9:55 a. m.

Sioux Falls Order 23, Amendment 1, covering dry groceries in certain counties in Minnesota, Iowa, and South Dakota. Filed 9:50 a. m.

Milwaukee Order 3-C, Amendment 4, covering poultry in Milwaukee County, and in the cities of Racine and Kenosha, Wisconsin. Filed 9:45 a. m.

Milwaukee Order 8-F, Amendment 53, covering fresh fruits and vegetables in Dane County, Wisconsin. Filed 9:46 a. m.

Milwaukee Order 9-F, Amendment 53, covering fresh fruits and vegetables in Sheboygan and Fond du Lac Counties, Wisconsin. Filed 9:46 a. m.

Milwaukee Order 11-F, Amendment 45, covering fresh fruits and vegetables in Milwaukee County, and Racine and Kenosha, Wisconsin. Filed 9:46 a. m.

Milwaukee Order 12-F, Amendment 26, covering fresh fruits and vegetables in the cities of La Crosse and Sparta, Wisconsin. Filed 9:46 a. m.

Twin Cities Order 6-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Minnesota. Filed 9:49 a. m.

Twin Cities Order 15, Amendment 2, covering dry groceries in certain areas within the Twin Cities District Office. Area. Filed 9:49 a. m.

Region VII

Denver Order 4-F, Amendment 38, covering fresh fruits and vegetables in the Denver Area. Filed 9:48 a. m.

Denver Order 5-F, Amendment 38, covering fresh fruits and vegetables in the Pueblo Area. Filed 9:48 a. m.

Denver Order 6-F, Amendment 38, covering fresh fruits and vegetables in Colorado Springs and Manitou Area. Filed 9:50 a. m.

Denver Order 7-F, Amendment 38, covering fresh fruits and vegetables in Boulder, Fort Collins, Greeley Area. Filed 9:50 a. m.

Denver Order 8-F, Amendment 7, covering fresh fruits and vegetables in the Trinidad Area. Filed 9:50 a. m.

Denver Order 9-F, Amendment 1, covering fresh fruits and vegetables in the Grand Junction Area. Filed 9:54 a. m.

Denver Order 82, Amendment 9, covering dry groceries in the Denver Area. Filed 9:53 a. m.

Denver Order 83, Amendment 9, covering dry groceries in the Colorado Springs-Pueblo-Trinidad Area. Filed 9:53 a. m.

Denver Order 84, Amendment 9, covering dry groceries in the Grand Junction Area. Filed 9:53 a. m.

Denver Order 85, Amendment 10, covering dry groceries in the Canon City-Lamar-Rocky Ford-Salida Area. Filed 9:53 a. m.

Denver Order 86, Amendment 9, covering dry groceries in the Craig-Leadville Area. Filed 9:52 a. m.

Denver Order 87, Amendment 7, covering dry groceries in the Durango Area. Filed 9:52 a. m.

Denver Order 88, Amendment 9, covering dry groceries in the Boulder-Fort Collins-Fort Morgan-Greeley Area. Filed 9:52 a. m.

Denver Order 89, Amendment 9, covering dry groceries in the Burlington-Julesburg-Limon-Sterling Area. Filed 9:52 a. m.

Denver Order 1-O, Amendment 4, covering eggs in the Colorado Area No. 7. Filed 9:54 a. m.

Denver Order 2-O, Amendment 4, covering eggs in the Colorado Area. Filed 9:54 a. m.

Denver Order 3-O, Amendment 4, covering eggs in the Colorado Area. Filed 9:53 a. m.

Denver Order 4-O, Amendment 4, covering eggs in the Colorado Area. Filed 9:53 a. m.

Denver Order 15-W, Amendment 10, covering dry groceries in the Durango Area. Filed 9:51 a. m.

Albuquerque Order 9-F, Amendment 23, covering fresh fruits and vegetables in the Gallup, Santa Fe, Las Vegas and Bernalillo Area. Filed 9:51 a. m.

Albuquerque Order 10-F, Amendment 24, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:51 a. m.

Albuquerque Order 11-F, Amendment 25, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:51 a. m.

Albuquerque Order 12-F, Amendment 25, covering fresh fruits and vegetables in certain areas in New Mexico. Filed 9:50 a. m.

Region VIII

Reno Order 5-C, Amendment 11, covering poultry in Washoe County. Filed 9:44 a. m.

Reno Order 7-C, Amendment 11, covering poultry in certain counties in Nevada. Filed 9:40 a. m.

Reno Order 9-C, Amendment 11, covering poultry in Clark, Elko, Eureka, Lincoln, and White Pine counties. Filed 9:40 a. m.

Nevada Order 11-F, Amendment 17-B, covering fresh fruits and vegetables in Reno and Sparks, Nevada. Filed 9:45 a. m.

Nevada Order 15-F, Amendment 17-B, covering fresh fruits and vegetables in certain areas in Nevada. Filed 9:44 a. m.

Reno Order 8-O, Amendment 16, covering eggs in certain counties in Nevada. Filed 9:44 a. m.

Reno Order 10-O, Amendment 16, covering eggs in Elko, Eureka, Lincoln, and White Pine Counties. Filed 9:44 a. m.

Reno Order 12-O, Amendment 16, covering eggs in Clark County. Filed 9:44 a. m.

Portland Order 32-F, Amendment 21, covering fresh fruits and vegetables in certain areas in Oregon. Filed 9:55 a. m.

Portland Order 33-F, Amendment 21, covering fresh fruits and vegetables in Roseburg, Grants Pass, Ashland, Lakeview, Oregon Area. Filed 9:55 a. m.

Portland Order 34-F, Amendment 20, covering fresh fruits and vegetables in the Astoria, Coos Bay, Oregon Area. Filed 9:55 a. m.

Portland Order 35-F, Amendment 21, covering fresh fruits and vegetables in the Florence, Reedsport, Coquille, Oregon Area. Filed 9:55 a. m.

Portland Order 36-F, Amendment 21, covering fresh fruits and vegetables in the cities of Bend and Pendleton, Oregon. Filed 9:55 a. m.

Portland Order 37-F, Amendment 21, covering fresh fruits and vegetables in La Grande, Baker, Redmond, Heppner, Oregon Area. Filed 9:55 a. m.

Portland Order 38-F, Amendment 21, covering fresh fruits and vegetables in the Haines, Wallowa, Enterprise, Oregon Area. Filed 9:55 a. m.

Portland Order 39-F, Amendment 21, covering fresh fruits and vegetables in the Albany, Corvallis, Eugene, Oregon Area. Filed 9:55 a. m.

Portland Order 42-F, Amendment 22, covering fresh fruits and vegetables in certain areas in Oregon. Filed 9:54 a. m.

Portland Order 43-F, Amendment 1, covering fresh fruits and vegetables in the Kelso, Salem, The Dalles, Clatskanie, Forest Grove, Oregon Area. Filed 9:48 a. m.

Seattle Order 16-F, Amendment 33, covering fresh fruits and vegetables in Seattle, Tacoma, and Bremerton, Washington. Filed 9:48 a. m.

Seattle Order 17-F, Amendment 29, covering fresh fruits and vegetables in Bellingham and Everett, Washington. Filed 9:47 a. m.

Seattle Order 18-F, Amendment 30, covering fresh fruits and vegetables in Olympia, Aberdeen, Hoquiam, Centralia

and Chehalis, Washington, Filed 9:47 a. m.

Seattle Order 19-F, Amendment 27, covering fresh fruits and vegetables in certain areas in Washington. Filed 9:47 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5860; Filed, Apr. 8, 1946;
11:46 a. m.]

[Region II Order G-2 Under SO 133]

CLARK AND HAMMER, INC.

AUTHORIZATION OF INCREASE IN MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 4 and 6 of Supplementary Order No. 133; it is ordered:

(a) *Manufacturer's maximum prices.* Clark & Hammer, Inc., 85 Academy Street, Belleville, N. J., may increase its properly established maximum prices under Maximum Price Regulation No. 188, for sales and deliveries to each class of purchaser of venetian blinds, which it manufactures, by a percentage increase not in excess of 28% of such maximum prices.

(b) *Maximum prices of purchasers for resale.* Purchasers for resale of such articles, which the manufacturer has sold at adjusted maximum prices shall determine their maximum resale prices, as follows:

(1) A purchaser for resale who delivered or offered for delivery during March 1942 an article which meets the definition of "most comparable article" contained in § 1499.3 (a) of the General Maximum Price Regulation, except that it need not be currently offered for sale, shall determine his maximum resale price by adding to his invoice cost the same markup which he had on that comparable article, according to the method and procedure set forth in that section.

The determination of a maximum resale price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 620-759 with regard to how he determined his maximum resale price, for inspection by the Office of Price Administration, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

(2) If a purchaser for resale cannot determine his maximum resale price under the above method, he shall apply to the Office of Price Administration for the establishment of his maximum resale price under § 1499.3 (c) of the General Maximum Price Regulation. Maximum resale prices established under that section will reflect the supplier's prices adjusted in accordance with this order.

(c) *Notification.* At the time of, or prior to, the first invoice to a purchaser for resale, showing a price adjusted in accordance with the terms of this order, the seller shall notify the purchaser in writing of the methods established in

paragraph (b) of this order for determining adjusted maximum prices for resales of the articles covered by this order. This notice may be given in any convenient form.

(d) *Reports to be filed.* The manufacturer shall file the report, described in section 5 of Supplementary Order No. 133, with this Regional Office of Region II, Office of Price Administration, 350 Fifth Avenue, New York 1, N. Y.

(e) *Revocation or amendment.* This order may be revoked or amended by the Price Administrator at any time.

(f) *Effective date.* This order shall become effective on March 26, 1946.

Issued this 26th day of March 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-5765; Filed, Apr. 5, 1946;
1:34 p. m.]

[Region II Rev. Order G-3 Under RMPR 122,
Amdt. 5]

PENNSYLVANIA ANTHRACITE IN MANHATTAN, BRONX, BROOKLYN AND QUEENS BOROUGHS, N. Y. C., N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-3 is amended in the following respects:

1. Paragraph (d) (1) (i) is amended to read as follows:

(d) * * *
(1) *Delivered sales* (Manhattan and western Bronx).

(i) Sales on a "sidewalk delivery" basis.

Size	Per net ton for sales of 5 tons or more	Per net ton for sales of less than 5 tons, but more than ½ ton	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg stove, nut.....	\$14.60	\$14.85	\$7.70	\$1.00	\$0.105
Pea.....	12.75	13.00	6.75	.90	.095
Buckwheat.....	9.90	10.15	5.35	-----	-----
Rice.....	9.00	9.25	4.90	-----	-----
Barley.....	7.75	8.00	4.25	-----	-----

2. Paragraph (d) (2) is amended to read as follows:

(d) * * *
(2) *Yard sales.*

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$12.50	\$0.90	\$0.095
Pea.....	10.55	.80	.085
Buckwheat.....	8.15	-----	-----
Rice.....	7.25	-----	-----
Barley.....	5.95	-----	-----

3. Paragraph (c) (1) (i) is amended to read as follows:

(c) * * *
(1) *Delivered sales* (Eastern Bronx).

(i) Sales made on a "sidewalk delivery" basis.

Size	Per net ton for sales of 5 tons or more	Per net ton for sales of 3 tons or more, but less than 5 tons	Per net ton for sales of more than 3 tons, but less than ½ ton	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg stove, nut.....	\$14.60	\$15.05	\$15.30	\$7.90	\$1.00	\$0.105
Pea.....	12.75	13.20	13.45	7.00	.90	.095
Buckwheat.....	9.90	10.15	10.15	5.35	-----	-----
Rice.....	9.00	9.25	9.25	4.90	-----	-----
Barley.....	7.75	8.00	8.00	4.25	-----	-----

4. Paragraph (e) (2) is amended to read as follows:

(e) * * *
(2) *Yard sales.*

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$12.50	\$0.90	\$0.095
Pea.....	10.55	.80	.085
Buckwheat.....	8.40	-----	-----
Rice.....	7.50	-----	-----
Barley.....	5.95	-----	-----

5. Paragraph (f) (1) (i) is amended to read as follows:

(f) * * *
(1) *Delivered sales* (Brooklyn and western Queens).
(i) Sales made on a "delivered to storage" basis.

Size	Per net ton for sales of more than ½ ton	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$15.05	\$7.80	\$1.00	\$0.105
Pea.....	13.35	6.95	.90	.095
Buckwheat.....	9.95	5.25	-----	-----
(Rescreened).....	10.45	5.50	-----	-----
Rice.....	8.90	4.70	-----	-----
(Rescreened).....	9.40	4.95	-----	-----
Barley.....	7.65	4.10	-----	-----

6. Paragraph (f) (2) is amended to read as follows:

(f) * * *
(2) *Yard sales.*

Size	A yards, etc., receiving other than via water, per net ton for sales of ½ ton or more	At yards, etc., receiving via water, per net ton, for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$12.75	\$12.50	\$0.90	\$0.095
Pea.....	11.05	10.80	.80	.085
Buckwheat.....	8.40	8.15	-----	-----
Rice.....	7.50	7.25	-----	-----
Barley.....	6.20	5.95	-----	-----

7. Paragraph (g) (1) (i) is amended to read as follows:

(g) * * *

(1) *Delivered sales* (eastern Queens).

(i) Sales made on a "delivered to storage" basis.

Size	Per net ton for sales of more than ½ ton	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$15.30	\$7.00	\$1.00	\$0.105
Pea.....	13.60	7.05	.90	.095
Buckwheat.....	10.70	5.60		
(Rescreened).....	10.95	5.75		
Rice.....	9.80	5.15		
(Rescreened).....	10.05	5.30		
Barley.....	8.55	4.55		

8. Paragraph (g) (2) is amended to read as follows:

(g) * * *

(2) *Yard sales*.

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$13.00	\$0.90	\$0.095
Pea.....	11.30	.80	.085
Buckwheat.....	8.65		
Rice.....	7.75		
Barley.....	6.50		

This Amendment No. 5 to Revised Order No. G-3 shall become effective as of June 18, 1945.

(56 Stat. 23, 765; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 20th day of July 1945.

CHARLES T. ABERNETHY,
Acting Regional Administrator.

[F. R. Doc. 46-5774; Filed, Apr. 5, 1946; 1:39 p. m.]

[Region II Rev. Order G-3 Under RMPR 122, Amdt. 6]

PENNSYLVANIA ANTHRACITE IN MANHATTAN, BRONX, BROOKLYN AND QUEENS BOROUGH, N. Y. C., N. Y.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-3 is amended in the following respects:

1. Paragraph (d) (1) (i) is amended to read as follows:

(d) * * *

(1) *Delivered sales* (Manhattan and western Bronx).

(i) Sales on a "sidewalk delivery" basis.

Size	Per net ton for sales of 5 tons or more	Per net ton for sales of less than 5 tons, but more than ½ ton	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$15.00	\$15.25	\$7.90	\$1.00	\$0.105
Pea.....	13.15	13.40	6.95	.90	.095
Buckwheat.....	10.20	10.45	5.70		
Rice.....	9.25	9.50	5.00		
Barley.....	8.00	8.25	4.40		

2. Paragraph (d) (2) is amended to read as follows:

(d) * * *

(2) *Yard sales*.

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$12.65	\$0.90	\$0.095
Pea.....	10.70	.80	.085
Buckwheat.....	8.25		
Rice.....	7.30		
Barley.....	6.00		

3. Paragraph (e) (1) (i) is amended to read as follows:

(e) * * *

(1) *Delivered sales* (eastern Bronx).

(i) Sales on a "sidewalk delivery" basis.

Size	Per net ton for sales of 5 tons or more	Per net ton for sales of 3 tons or more, but less than 5 tons	Per net ton for sales of more than ½ ton, but less than 3 tons	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$15.00	\$15.45	\$15.70	\$8.10	\$1.00	\$0.105
Pea.....	13.15	13.60	13.85	7.20	.90	.095
Buckwheat.....	10.20	10.45	10.45	5.50		
Rice.....	9.25	9.50	9.50	5.00		
Barley.....	8.00	8.25	8.25	4.40		

4. Paragraph (e) (2) is amended to read as follows:

(e) * * *

(2) *Yard sales*.

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$12.65	\$0.90	\$0.095
Pea.....	10.70	.80	.085
Buckwheat.....	8.50		
Rice.....	7.55		
Barley.....	6.00		

5. Paragraph (f) (1) (i) is amended to read as follows:

(f) * * *

(1) *Delivered sales* (Brooklyn and western Queens).

(i) Sales made on a "delivered to storage" basis.

Size	Per net ton for sales of more than ½ ton	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$15.45	\$8.00	\$1.00	\$0.105
Pea.....	13.75	7.15	.90	.095
Buckwheat.....	10.25	5.40		
(Rescreened).....	10.75	5.65		
Rice.....	9.15	4.85		
(Rescreened).....	9.65	5.10		
Barley.....	7.90	4.20		

6. Paragraph (f) (2) is amended to read as follows:

(f) * * *

(2) *Yard sales* (Brooklyn and western Queens).

Size	At yards, etc. receiving other than via water, per net ton for sales of ½ ton or more	At yards, etc. receiving via water, per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$12.90	\$12.65	\$0.90	\$0.095
Pea.....	11.20	10.95	.80	.085
Buckwheat.....	8.50	8.25		
Rice.....	7.55	7.30		
Barley.....	6.25	6.00		

7. Paragraph (g) (1) (i) is amended to read as follows:

(g) * * *

(1) *Delivered sales* (Eastern Queens).

(i) Sales made on a "delivered to storage" basis.

Size	Per net ton for sales of more than ½ ton	½ ton	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$15.70	\$8.10	\$1.00	\$0.105
Pea.....	14.00	7.25	.90	.095
Buckwheat.....	11.00	5.75		
(Rescreened).....	11.25	5.90		
Rice.....	10.05	5.30		
(Rescreened).....	10.30	5.40		
Barley.....	8.80	4.65		

8. Paragraph (g) (2) is amended to read as follows:

(g) * * *

(2) *Yard sales*.

Size	Per net ton for sales of ½ ton or more	Per 100 lbs. for sales of 100 lbs. or more, but less than ½ ton	Per 10 lbs. for sales of less than 100 lbs.
Broken, egg, stove, nut.....	\$13.15	\$0.90	\$0.095
Pea.....	11.45	.80	.085
Buckwheat.....	8.75		
Rice.....	7.80		
Barley.....	6.55		

This Amendment No. 6 to Revised Order No. G-3 shall become effective as of January 25, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong., E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued January 24, 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-5775; Filed, Apr. 5, 1946; 1:39 p. m.]

[Region II, Rev. Order G-3 under RMPR 122, Amdt. 7]

PENNSYLVANIA ANTHRACITE IN MANHATTAN, BRONX, BROOKLYN AND QUEENS BOROUGHS, N. Y. C., N. Y.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-3 is amended in the following respects:

1. Paragraph (d) (1) (iii) is amended to read as follows:

(d) * * *

(1) * * *

(iii) Maximum authorized service charges (Manhattan and western Bronx).

	Per net ton (cents)
Special service rendered:	
Single trim	40
Double trim or "shoveled"	55
Regular labor	70

(Where it is necessary to move the coal by regular labor from the truck to the chute or window, and then, as a separate operation, from the cellar floor to the bin, two, but not more than two regular labor charges may be made.)

Carry labor:

No more than 2 steps up or down 90¢ per net ton.

For each additional 2 steps up or down 5¢ per net ton.

Carrying upstairs, in deliveries of 100 lbs. or more but not more than one ton, for each full flight of stairs above the ground floor. 10¢ per 100 lbs.

(Where a charge is made for carrying upstairs, no charge may be made for carry labor.)

2. Paragraph (e) (1) (iii) is amended to read as follows:

(e) * * *

(1) * * *

(iii) Maximum authorized service charges (eastern Bronx).

	Per net ton (cents)
Special service rendered:	
Single trim	40
Double trim or "shoveled"	55
Regular labor	70

(Where it is necessary to move the coal by regular labor from the truck to the chute or window, and then, as a separate operation, from the cellar floor to the bin, two, but not more than two regular labor charges may be made.)

Carry labor:

No more than 2 steps up or down 90¢ per net ton.

For each additional 2 steps up or down 5¢ per net ton.

Carrying upstairs, in deliveries of 100 lbs. or more but not more than one ton, for each full flight of stairs above the ground floor. 10¢ per 100 lbs.

(Where a charge is made for carrying upstairs, no charge may be made for carry labor.)

This Amendment No. 7 to Revised Order No. G-3 shall become effective February 9, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued February 8, 1946.

ALVIN J. WILLIAMS,
Acting Regional Administrator.

[F. R. Doc. 46-5776; Filed, Apr. 5, 1946; 1:40 p. m.]

[Region II Order G-24 Under RMPR 165, Amdt. 3]

ESSEX LAUNDRY SERVICE, INC.

ADJUSTMENT OF LAUNDRY SERVICE PRICES

For the reasons set forth in the opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of Region II by section 16 (a) of Revised Maximum Price Regulation No. 165, as amended, and the Emergency Price Control Act of 1942, as amended, it is hereby ordered:

That paragraph (3) of New York Regional Office Order No. G-24 under section 16 (a) of Revised Maximum Price Regulation No. 165, as amended, be amended, as follows:

(1) Order No. G-24 and more particularly paragraph (3) thereof, is amended as to Price Laundry Corporation by changing the percentage figure set opposite said name from 18% to 30%.

(2) Order No. G-24 and more particularly paragraph (3) thereof further is amended by adding thereto the following named laundry and the percentage amount set opposite thereto:

Essex Laundry Service, Inc., 17%
1019 Sutter Avenue, Brooklyn, New York

(3) The above mentioned applicants shall otherwise be subject in all respects to all the provisions of said Order No. G-24, as amended, and except as therein or herein otherwise provided, shall remain in all respects subject to the provisions of Maximum Price Regulation No. 165, as amended—Services.

(4) This amendment may be revoked or amended by the Price Administrator or by the Regional Administrator of Region II through the issuance at any time hereafter of any regulation, order, amendment or supplement thereto.

(5) All of the other provisions of Order No. G-24 shall remain in full force and effect except as herein modified.

This amendment shall become effective immediately.

Issued the 27th day of March 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-5763; Filed, Apr. 5, 1946; 1:33 p. m.]

[New York Adopting Order 39 Under Basic Order 1 and Gen. Order 68]

READY-MIX CONCRETE IN NEW YORK AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order No. 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the Assistant to the Regional Administrator in charge of the New York District Office, it is hereby ordered:

SECTION 1. What this order covers. This adopting order under Basic Order No. 1, as amended, under General Order 68, as amended, covers sales by all persons to ultimate users or to purchasers for resale on an installed basis of ready-mix concrete of the types and compositions set forth in Schedules A, B, C, D, and E hereto annexed. All provisions of Basic Order No. 1, as amended under General Order No. 68 as amended are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 1, as amended, is further amended in any respect the provisions of said order, as amended, shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1, as amended, under General Order 68 as amended and should be familiar with the provisions of said order.

SEC. 2. Territory covered by this order. The geographical area covered by this order consists of the counties of New York, Bronx, Queens, Kings, Westchester, Nassau, and Richmond, all in the State of New York.

SEC. 3. Maximum prices. The maximum prices for ready-mix concrete covered by this order are set forth in Schedules A, B, C, D, and E, hereto annexed and made a part of this order. Schedule A fixes prices on sales in the counties of New York, Bronx, and Queens. Schedule B fixes prices on sales in the county of Kings. Schedule C fixes prices on sales in the county of Westchester. Schedule D fixes prices on sales in the county of Nassau. Schedule E fixes prices on sales in the county of Richmond.

SEC. 4. Discounts, allowances, and terms of sale. The delivery conditions, terms of sale, discounts and differentials are set forth in Schedules A, B, C, D, and E, hereto annexed.

SEC. 5. Relationship of this order to Basic Order No. 1, as amended, under General Order No. 68, as amended, and to General Maximum Price Regulation and other maximum price regulations. As previously stated all provisions of Basic Order No. 1, as amended are adopted by this order. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by Maximum Price Regulation 592 or by any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of Maximum Price Regulation 592 or any other applicable regulation or order shall remain applicable to sales covered by this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the applicable list of maximum prices fixed by this order in each of his places of business within any of the counties covered by this order.

SEC. 7. Records and sales slips—(a) Required information. The provisions of section (e) of Basic Order No. 1, as amended, covering sales slips and records are adopted in and applicable to this order as though specifically set forth herein; and also, on any sale of \$25.00 or more, each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged, specifying the type of mix and the type aggregate.

(b) Maximum prices for insufficiently described items. Where the seller's records or sales slip upon a sale of ready-mix concrete in the area covered by this order, do not contain a sufficiently complete description to identify the type of mix and the nature of the aggregate and thus determine the maximum price fixed by the applicable schedule of the order, the maximum price applicable to such sale shall be the maximum price of the lowest priced type of mix and aggregate listed in the applicable schedule to which the incomplete description could apply. In the absence of any description, the maximum price shall be the lowest price that can be computed under the applicable schedule of this order.

SEC. 8. Revocation or amendment. This order may be revised, amended, revoked or modified at any time by the Regional Administrator or the Price Administrator, or the assistant to the Regional Administrator.

This order shall become effective April 1, 1946.

Issued this 1st day of April 1946.

DAVID J. WILLIAMS,
Assistant to the Regional
Administrator in charge of
New York District Office.

SCHEDULE A

[Maximum delivered prices per cubic yard for ready-mix concrete of the types listed below on sales in the counties of New York, Bronx, and Queens on sales by all persons to ultimate users or to purchasers for resale on an installed basis]

Mix	Gravel grit or cinders	Crushed stone, Dolomite, or trap rock
1-1-1	\$12.35	\$12.60
1-1-2	11.20	11.45
1-1½-3	8.95	9.20
1-1½-3½	8.70	8.95
1-1½-3½	8.70	8.95
1-2-3	8.70	8.95
1-2-3½	8.45	8.70
1-2-4	8.25	8.50
1-2½-4	8.15	8.40
1-2½-4½	8.00	8.25
1-2-5	7.90	8.15
1-2½-5	7.70	7.95
1-3-5	7.60	7.85
1-3-6	6.90	7.45
1-4-8		

SPECIAL NEW YORK CITY SPECIFICATIONS MIXES (CEMENT, SAND PLUS AGGREGATE)

Mix	Price
Class A 1-4½	\$9.35
Class B 1-5½	8.80
Class C 1-6½	8.25
Class D 1-8½	7.20

CEMENT, MORTARS OR "GROUT MIXES"

Mix	Price
1-1	\$17.20
1-1½	14.75
1-2	12.35
1-2½	11.75
1-3	11.20
1-3½	10.90

Additional charges for admixtures:
Calcium chloride.....\$0.04 per lb.
Hydrated lime.....\$0.01 per lb.
Handling charge for other material supplied by contractor.....\$0.25 per cu. yd.

"Hy-Black" (present customary differential). These prices are to be subject to the following delivery conditions:

Minimum unloading time.....20 minutes.
Charge beyond minimum.....\$5 per hour.
Overtime charge beyond regular work day and for Saturdays.....\$0.75 per cu. yd.
Minimum load delivered.....5 cu. yds.

Split load charges: Per cu. yd.
1 cu. yd.....\$5.00
2 cu. yds.....3.00
3 cu. yds.....2.00
4 cu. yds......50

The customary practice for Sunday and Holiday overtime charges shall be maintained.

Where "Hi-Early" is used in lieu of Portland cement the customary differentials shall be maintained.

Discount: \$0.25 per cu. yd. ten days from date of invoice.

SCHEDULE B

[Maximum delivered prices per cubic yard for ready-mix concrete of the types listed below on sales in the county of Kings on sales by all persons to ultimate users or to purchasers for resale on an installed basis]

Mix	Gravel grit or cinders	Crushed stone	Dolomite or trap rock
1-1-1	\$12.10	\$12.35	\$12.60
1-1-2	10.65	11.20	11.45
1-1½-3	8.70	8.95	9.20
1-1½-3½	8.45	8.70	8.95
1-1½-3½	8.45	8.70	8.95
1-2-3	8.45	8.70	8.95
1-2-3½	8.20	8.45	8.70
1-2-4	8.00	8.25	8.50
1-2½-4	8.15	8.40	8.65
1-2½-4½	7.75	8.00	8.25
1-2-5	7.75	8.00	8.25
1-2½-5	7.65	7.90	8.15
1-3-5	7.45	7.70	7.95
1-3-6	7.35	7.60	7.85
1-4-8	6.65	6.90	7.15

SCHEDULE B—Continued

SPECIAL NEW YORK CITY SPECIFICATIONS (CEMENT, SAND PLUS AGGREGATE)

Mix	Price (per cu. yd.)
Class A 1-4½	\$9.25
Class B 1-5½	8.65
Class C 1-6½	8.10
Class D 1-8½	7.20

CEMENT MORTARS OR "GROUT" MIXES

Mix	Price
1-1	\$16.95
1-1½	14.50
1-2	12.10
1-2½	11.50
1-3	10.95
1-3½	10.65

Additional charges for admixtures:
Calcium chloride.....\$0.04 per lb.
Hydrated lime.....\$0.01 per lb.
Handling charge for other material supplied by contractor.....\$0.25 per cu. yd.

Hy-Black (present customary differential). These prices are to be subject to the following delivery conditions:

Minimum unloading time.....20 minutes.
Charge beyond minimum.....\$5.00 per hour.
Overtime charge beyond regular work day and for Saturdays.....\$0.75 per cu. yd.
Minimum load.....5 cu. yds.

Split load charges: Per cu. yd.
1 cu. yd.....\$5.00
2 cu. yds.....3.00
3 cu. yds.....2.00
4 cu. yds......50

The customary practice for Sunday and holiday overtime charges shall be maintained.

Where "Hi-Early" is used in lieu of Portland cement the customary differentials shall be maintained.
Discount: \$0.25 per cu. yd. ten days from date of invoice.

SCHEDULE C

[Maximum delivered prices per cubic yard for ready-mix concrete of the types listed below on sales in Westchester County within a 10 mile radius of the producer's plant on sales by all persons to ultimate users or to purchasers for resale on an installed basis]

Mix	Gravel, grit, or cinders	Crushed stone, dolomite, or trap rock
1-1-1	\$12.75	\$13.25
1-1-2	11.70	12.20
1-1½-3	9.60	9.75
1-1½-3½	9.20	9.70
1-1½-3½	9.20	9.70
1-2-3	9.20	9.45
1-2-3½	8.95	9.20
1-2-4	8.75	9.00
1-2½-4	8.75	9.00
1-2½-4½	8.65	9.15
1-2-5	8.60	8.75
1-2½-5	8.40	8.65
1-3-5	8.40	8.65
1-3-6	8.15	8.40
1-4-8	7.40	7.65

CEMENT MORTARS OR "GROUT" MIXES

Mix	Price
1-1	\$16.25
1-1½	15.25
1-2	11.75
1-2½	11.25
1-3	10.75
1-3½	10.50

Additional charges for admixtures:
Calcium chloride.....\$0.04 per lb.
Hydrated lime.....\$0.01 per lb.
Hy-Black (present customary differential).
Handling charges for other material supplied by contractor.....\$0.25 per cu. yd.

These prices are subject to the following delivery conditions:

Minimum unloading time.....20 minutes.
Charge beyond minimum.....\$5.00 per hour.
Overtime charge beyond regular work day and Saturdays.....\$0.75 per cu. yd.
Minimum load delivered.....4 cu. yds.

SCHEDULE C—Continued.

Split load charges:	Per cu. yd.
1 cu. yd.-----	\$5.00
2 cu. yds.-----	3.00
3 cu. yds.-----	2.00

¹ The customary practice for Sunday and holiday overtime charges shall be maintained.

Where "HI-Early" is used in lieu of Portland cement the customary differentials shall be maintained.

Discount: \$.25 per cu. yd. ten days from date of invoice.
Delivery charge: A charge of \$0.15 per cubic yard per mile for deliveries beyond the zone described above may be made.

SCHEDULE D

[Maximum delivered prices per cubic yard for ready-mix concrete of the types listed below on sales in Nassau County within an 8-mile radius of the producer's plant on sales by all persons to ultimate users or to purchasers for resale on an installed basis]

Mix	Gravel, grit or cinders	Crushed stone, dolomite, or trap rock
1-1-1-----	\$12.85	\$13.10
1-1-2-----	11.60	11.95
1-1-3-----	9.25	10.25
1-1-3-1/2-----	8.90	9.90
1-1-4-----	8.90	9.90
1-2-3-----	8.90	9.90
1-2-3-1/2-----	8.65	9.65
1-2-4-----	8.50	9.50
1-2-4-1/2-----	8.40	9.40
1-2-5-----	8.25	9.25
1-2-5-1/2-----	8.25	9.25
1-2-6-----	8.15	9.15
1-3-5-----	7.95	8.95
1-3-6-----	7.85	8.85
1-4-5-----	7.50	8.50

CEMENT MORTARS OR "GROUT" MIXES

Mix	Price per cu. yd.
1-2-----	\$13.00
1-3-----	11.25

Charges for additional admixtures:
Calcium chloride.....\$0.04 per lb.
Hydrated lime.....\$0.01 per lb.
"Hy-Black" (present customary differential). Handling charge for other material supplied by contractor.

These prices are subject to the following delivery conditions:

Minimum unloading time.....20 minutes.
Charge beyond minimum.....\$5.00 per hour.
Overtime charge beyond regular work day and for Saturdays.....\$0.75 per cu. yd.
Minimum load delivered.....4.5 cu. yds.
Split load charges: Per cu. yd.
1 cu. yd.....\$5.00
2 cu. yds.....3.00
3 cu. yds.....2.00

Where "HI-Early" is used in lieu of portland cement the customary differentials shall be maintained.

Discount: 2% ten days from date of invoice.
Delivery charge: A charge of \$0.15 per cu. yd. per mile for deliveries beyond the zone described above may be made.

¹ The customary practice for Sunday and holiday overtime charges shall be maintained.

SCHEDULE E

[Maximum delivered prices per cubic yard for ready-mix concrete of the types listed below on sales in Richmond County on sales by all persons to ultimate users or to purchasers for resale on an installed basis]

Mix	Gravel, grit, or cinders	Crushed stone, Dolomite, or trap rock
1-1-1-----	\$12.45	\$12.70
1-1-2-----	11.30	11.55
1-1-3-----	9.00	9.10
1-1-3-1/2-----	8.80	9.05
1-1-4-----	8.80	9.06
1-2-3-----	8.70	8.80
1-2-3-1/2-----	8.50	8.60
1-2-4-----	8.35	8.45
1-2-4-1/2-----	8.25	8.50
1-2-5-----	8.10	8.35
1-2-5-1/2-----	8.00	8.10
1-2-6-----	8.00	8.25
1-3-5-----	7.80	8.05
1-3-6-----	7.75	7.85
1-4-5-----	7.00	7.55

SCHEDULE E—Continued.

SPECIAL NEW YORK CITY SPECIFICATIONS (CEMENT, SAND PLUS AGGREGATE)

Mix	Price
Class A 1-4 1/2-----	\$9.45
Class B 1-5 1/2-----	8.90
Class C 1-6 1/2-----	8.25
Class D 1-8 1/2-----	7.20

CEMENT MORTARS OR "GROUT" MIXES

Mix	Price
1-1-----	\$17.30
1-1 1/2-----	14.85
1-2-----	12.45
1-2 1/2-----	11.85
1-3-----	11.30
1-3 1/2-----	11.00

Additional charges for admixtures:

Calcium chloride.....\$0.04 per lb.
Hydrated lime.....\$0.01 per lb.
Hy-black (present customary differential).
Handling charge for other material supplied by contractor.....\$0.25 per cu. yd.

These prices are to be subject to the following delivery conditions:

Minimum unloading time.....20 minutes.
Charge beyond minimum.....\$5.00 per hour.
Overtime charge beyond regular work day and for Saturday.....\$0.75 per cu. yd.
Minimum load delivered.....5 cu. yds.

Split load charges:	Per cu. yd.
1 cu. yd.-----	\$5.00
2 cu. yds.-----	3.00
3 cu. yds.-----	2.00
4 cu. yds.-----	1.50

¹ The customary practice for Sunday and Holiday overtime charges shall be maintained.

Where "HI-Early" is used in lieu of Portland cement the extra customary differentials shall be maintained.
Discount: 2% ten days from date of invoice.

[F. R. Doc. 46-5764; Filed, Apr. 5, 1946; 1:34 p. m.]

[Philadelphia Adopting Order 12 Under Basic Order 1 and Gen. Order 68]

BUILDING AND CONSTRUCTION MATERIALS IN HARRISBURG AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order No. 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Philadelphia District Office, it is hereby ordered:

SECTION 1. *What this order covers.* This adopting order under Basic Order No. 1, as amended, under General Order No. 68, as amended, covers sales by all persons to ultimate users or to purchasers for resale on an installed basis of certain building materials listed in Schedule A hereto annexed and generally known as "hard" mason materials. All provisions of Basic Order No. 1, as amended, under General Order No. 68, as amended, are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 1, as amended, is further amended in any respect, the provisions of said order, as amended, shall likewise without further action become part of this order. All

persons subject to this adopting order are also subject to Basic Order No. 1, as amended, under General Order 68, as amended, and should be familiar with the provisions of said order.

SEC. 2. *Territory covered by this order.* The geographical area covered by this order is the Harrisburg area consisting of the counties of Dauphin and Perry and the portion of Cumberland County east of a north to south line six miles west of Carlisle, all in the State of Pennsylvania.

SEC. 3. *Maximum prices.* The maximum prices for the building materials covered by this order are set forth in Schedule A hereto annexed and made a part of this order.

SEC. 4. *Discounts, allowances and terms of sale.* All prices listed in Schedule A are delivered prices to all points within a radius of six miles from the seller's yard. All customary allowances, discounts, and differentials must be preserved.

SEC. 5. *Relationship of this order to Basic Order No. 1 as amended under General Order No. 68 as amended and to General Maximum Price Regulation and other maximum price regulations.* As previously stated all provisions of Basic Order No. 1 as amended are adopted by this order. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by the General Maximum Price Regulation or by any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order all other provisions of the General Maximum Price Regulation or of any other applicable regulation or order shall remain applicable to sales covered by this order.

SEC. 6. *Posting of maximum prices.* Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each place of business within the area covered by this order.

SEC. 7. *Records and sales slips.* The provision of section (e) of Basic Order No. 1 as amended covering sales slips and records are adopted in and applicable to this order as though specifically set forth herein; and also on any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

SEC. 8. *Revocation or amendment.* This order may be revised, amended, revoked or modified at any time by the Regional Administrator or the Price Administrator.

This order shall become effective January 24, 1946.

Issued this 24th day of January 1946.

FRANK J. LOFTUS,
District Director.

SCHEDULE A

[Maximum prices for certain building and construction materials in the Harrisburg area consisting of Dauphin and Perry Counties and the portion of Cumberland County east of a north to south line 6 miles west of Carlisle, all in the State of Pennsylvania, on sales by all persons to ultimate users or to purchasers for resale on an installed basis]

Item	Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors)	Maximum delivered prices to ultimate users (this includes consumers)
Plaster, hard wall.....	\$19.45 (ton).....	\$1.10 (bag 100 lb.).
Plaster, gauging.....	\$30.40 (ton).....	\$1.85 (bag 100 lb.).
Plaster, bonding.....	\$30.25 (ton).....	\$1.90 (bag 100 lb.).
Keene's cement.....	\$45.00 (ton).....	\$2.50 (bag 100 lb.).
Finishing lime.....	\$21.00 (ton).....	\$0.65 (bag 50 lb.).
Gypsum lath 3/4".....	\$25.00 (M sq. ft.).....	\$28.50 (M sq. ft.).
Metal lath 2.5 lb. painted diamond mesh.....	\$0.60 (per piece, 2 sq. yd.).....	\$0.65 (per piece, 2 sq. yd.).
Metal lath 3.4 lb. painted diamond mesh.....	\$0.33 (per sq. yd. (full bundle)).....	\$0.35 (per sq. yd. less than bundle).
Metal lath corner bead standard.....	\$0.04 1/2 (lin. ft.).....	\$0.05 (lin. ft.).
Cornerite.....	\$0.02 1/2 (lin. ft.).....	\$0.02 1/2 (lin. ft.).
Portland cement standard (paper bags).....	\$3.05 (5 bbls.).....	\$0.90 (bag 94 lb.).
Masonry mortar (paper sacks).....	\$3.05 (10 bbls.).....	\$0.75 (bag 76 lb.).
Mason's hydrated lime.....	\$2.85 (5 bbls.).....	\$0.55 (bag 50 lb.).
Gypsum block-partitions 3" hollow.....	\$16.00 (ton).....	\$0.12 1/2 (sq. ft.).
Gypsum block-partitions 4" hollow.....	\$0.12 1/2 (sq. ft.).....	\$0.12 1/2 (sq. ft.).
Gypsum block-partitions 6" hollow.....	\$0.14 (sq. ft.).....	\$0.14 (sq. ft.).
Fire brick 9" straight 1st quality.....	\$0.20 (sq. ft.).....	\$0.20 (sq. ft.).
Fire clay.....	\$0.9 1/2 (each).....	\$0.10 (each).
Clay drain tile—3".....	\$1.50 (bag 100 lb.).....	\$1.50 (bag 100 lb.).
Clay drain tile—4".....	\$0.07 (lin. ft.).....	\$0.07 (lin. ft.).
Vitrified clay sewer pipe No. 18S 4".....	\$0.08 (lin. ft.).....	\$0.08 (lin. ft.).
Vitrified clay sewer pipe No. 18S 6".....	\$0.18 (lin. ft.).....	\$0.18 (lin. ft.).
Flue lining 9 x 9.....	\$0.20 1/2 (lin. ft.).....	\$0.20 1/2 (lin. ft.).
Flue lining 9 x 13, 8 1/2 x 13.....	\$0.35 1/2 (lin. ft.).....	\$0.35 1/2 (lin. ft.).
Flue lining 13 x 13.....	\$0.53 1/2 (lin. ft.).....	\$0.53 1/2 (lin. ft.).
Gypsum wallboard—3/8".....	\$0.67 1/2 (lin. ft.).....	\$0.67 1/2 (lin. ft.).
Gypsum sheathing—1/2".....	\$0.04 (sq. ft.).....	\$0.04 (sq. ft.).
Asphalt roofing—96 lb. mineral surface.....	\$0.03 1/2 (sq. ft.).....	\$0.03 1/2 (sq. ft.).
Asphalt or tarred felt 15 lb.....	\$2.35 (per roll).....	\$2.50 (per roll).
Asphalt or tarred felt 30 lb.....	\$2.35 (per roll).....	\$2.50 (per roll).
Asphalt shingles 210 lb. (3 in 1) thick butt.....	\$2.35 (per roll).....	\$2.50 (per roll).
Asphalt shingles 165 lb. 2 tab. hexagon.....	\$5.00 (100 sq. ft.).....	\$5.00 (100 sq. ft.).
Fibre insulation board 1/2" standard lath and board.....	\$4.90 (100 sq. ft.).....	\$5.00 (100 sq. ft.).
Fibre insulation board 25/32" asphalt sheathing.....	\$0.04 1/2 (sq. ft.).....	\$0.05 (sq. ft.).
Asbestos cement siding 12 x 24 or 27", standard colors.....	\$0.06 (sq. ft.).....	\$0.06 1/2 (sq. ft.).
Asbestos cement siding 12 x 24 or 27", brilliant colors.....	\$7.65 (100 sq. ft.).....	\$8.00 (100 sq. ft.).
Hard density synthetic fibre board 1/4" tempered (standard size).....	\$8.15 (100 sq. ft.).....	\$8.50 (100 sq. ft.).
Thermal insulation—blankets (paper backed) medium.....	\$0.09 (sq. ft.).....	\$0.09 (sq. ft.).
Thermal insulation—blankets (paper backed) single.....	\$55.75 (M sq. ft.).....	\$58.50 (M sq. ft.).
Thermal insulation—blankets (paper backed) thick.....	\$50.00 (M sq. ft.).....	\$50.00 (M sq. ft.).
Thermal insulation—batts (paper backed) 2" thick.....	\$70.00 (M sq. ft.).....	\$70.00 (M sq. ft.).
Thermal insulation—batts (paper backed) full-thick.....	\$50.00 (M sq. ft.).....	\$52.50 (M sq. ft.).
Thermal insulation—loose in bags (plain).....	\$67.00 (M sq. ft.).....	\$69.00 (M sq. ft.).
Thermal insulation, loose in bags (nodulated).....	\$1.35 (bag 35 lb.).....	\$1.35 (bag 35 lb.).
	\$1.50 (bag 35 lb.).....	\$1.50 (bag 35 lb.).

[F. R. Doc. 46-5766; Filed, Apr. 5, 1946; 1:34 p. m.]

[Philadelphia Adopting Order 22 Under Basic Order 1 Under General Order 68]

BUILDING AND CONSTRUCTION MATERIALS IN LEBANON COUNTY, PA.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order No. 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Philadelphia District Office, it is hereby ordered:

SECTION 1. What this order covers. This adopting order under Basic Order No. 1, as amended, under General Order No. 68, as amended, covers sales by all persons to ultimate users or to purchasers for resale on an installed basis of certain building materials listed in Schedule A hereto annexed and generally known as "hard" mason materials. All provisions of Basic Order No. 1, as amended, under General Order No. 68, as amended, are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said basic order, as

amended, is further amended in any respect the provisions of said order, as amended, shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 1, as amended, under General Order No. 68, as amended, and should be familiar with the provisions of said order.

SEC. 2. Territory covered by this order. The geographical area covered by this order is the County of Lebanon in the State of Pennsylvania.

SCHEDULE A

Maximum prices for certain building and construction materials in the county of Lebanon and in the State of Pennsylvania, on sales by all persons to ultimate users or to purchasers for resale on an installed basis.

Item	Maximum delivered prices to purchasers for resale on an installed basis. (This includes contractors)	Maximum yard prices to ultimate users. (This includes consumers)
Plaster, hard wall.....	\$0.92 (bag 100 lb.).....	\$0.97 (bag 100 lb.).
Plaster, gauging.....	\$18.00 (ton).....	\$19.00 (ton).
Keene's cement.....	\$2.25 (bag 100-lb.).....	\$2.35 (bag 100-lb.).
Finishing lime.....	\$2.25 (bag 100-lb.).....	\$2.35 (bag 100-lb.).
Gypsum lath, 3/4".....	\$0.55 (bag 50-lb.).....	\$0.58 (bag 50-lb.).
Metal lath, 3.4 lb. painted diamond mesh.....	\$26.00 (per M sq. ft.).....	\$27.50 (per M sq. ft.).
Metal lath—cornerbead, standard 3A type.....	\$0.30 (sq. yd.).....	\$0.32 (sq. yd.).
Portland cement (paper bags).....	\$0.03 1/2 (lin. ft.).....	\$0.03 1/2 (lin. ft.).
Masonry mortar (paper sacks).....	\$0.75 (bag 94-lb.).....	\$0.80 (bag 94-lb.).
Mason's hydrated lime.....	\$0.70 (bag 70-lb.).....	\$0.75 (bag 70-lb.).
Clay drain tile—4".....	\$0.45 (bag 50-lb.).....	\$0.50 (bag 50-lb.).
Gypsum wallboard, 3/8".....	\$0.08 (lin. ft.).....	\$0.08 (lin. ft.).
	\$40.00 (per M sq. ft.).....	\$42.00 (per M sq. ft.).

SEC. 3. Maximum prices. The maximum prices for the building materials covered by this order are set forth in Schedule A hereto annexed and made a part of this order.

SEC. 4. Discounts, allowances and terms of sale. All customary allowances, discounts, and differentials must be preserved.

SEC. 5. Relationship of this order to Basic Order No. 1, as amended, under General Order No. 68, as amended, and to the General Maximum Price Regulation and other maximum price regulations. As previously stated all provisions of Basic Order No. 1, as amended, are adopted by this order. The maximum prices fixed by this order supersede any maximum price or pricing method previously established by the General Maximum Price Regulation or by any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order all other provisions of the General Maximum Price Regulation or order shall remain applicable to sales covered by this order.

SEC. 6. Posting of maximum prices. Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each place of business within the area covered by this order.

SEC. 7. Records and sales slips. The provision of section (e) of Basic Order No. 1, as amended, covering sales slips and records are adopted in and applicable to this order as though specifically set forth herein and also on any sale of \$50.00 or more each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

SEC. 8. Revocation or amendment. This order may be revised, amended, revoked or modified at any time by the Regional Administrator or the Price Administrator.

This order shall become effective January 29, 1946.

Issued this 24th day of January 1946.

FRANK J. LOFTUS,
District Director.

SCHEDULE A—Continued

Maximum prices for certain building and construction materials in the county of Lebanon and in the State of Pennsylvania, on sales by all persons to ultimate users or to purchasers for resale on an installed basis—Continued

Item	Maximum delivered prices to purchasers for resale on an installed basis. (This includes contractors.)	Maximum yard prices to ultimate users. (This includes consumers.)
Gypsum sheathing, 1/2"	\$40.00 (M sq. ft.)	\$42.00 (M sq. ft.)
Asphalt roofing—40 lb. mineral surface.	\$2.05 (roll—100 sq. ft., 108 sq. ft.)	\$2.80 (roll—100 sq. ft., 108 sq. ft.)
Asphalt or tarred felt, 15 lb.	\$2.35 (roll—432 sq. ft.)	\$2.50 (roll—432 sq. ft.)
Asphalt or tarred felt, 30 lb.	\$2.35 (roll—216 sq. ft.)	\$2.50 (roll—216 sq. ft.)
Asphalt shingles 200 lb. (3-in-1) thickbutt.	\$6.50 (square)	\$6.85 (square)
Fibre insulation board 1/2" standard lath and board.	\$6.00 (M sq. ft.)	\$6.50 (M sq. ft.)
Asbestos cement siding—white.	\$7.00 (square)	\$8.00 (square)
Hard density synthetic fibre-board 3/4" tempered. (standard size)	\$90.00 (M sq. ft.)	\$94.00 (M sq. ft.)
Thermal insulation—blankets (paper backed) medium.	\$50.00 (M sq. ft.)	\$52.50 (M sq. ft.)
Thermal insulation—blankets (paper backed) single.	\$45.00 (M sq. ft.)	\$47.50 (M sq. ft.)
Thermal insulation—blankets (paper backed) thick.	\$65.00 (M sq. ft.)	\$68.50 (M sq. ft.)
Thermal insulation, loose in bags (20 sq. ft.) plain.	\$1.30 (bag)	\$1.35 (bag)
Thermal insulation, loose in bags (notulated)	\$1.50 (bag)	\$1.60 (bag)

[F. R. Doc. 46-5768; Filed, Apr. 5, 1946; 1:36 p. m.]

[Philadelphia Adopting Order 13 Under Basic Order 1 and Gen. Order 68]

BUILDING AND CONSTRUCTION MATERIALS IN YORK AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942, as amended, by General Order No. 68, as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Philadelphia District Office, it is hereby ordered:

SECTION 1. What this order covers.
This adopting order under Basic Order No. 1, as amended, under General Order No. 68, as amended, covers sales by all persons to ultimate users or to purchasers for resale on an installed basis of certain building materials listed in Schedule A hereto annexed and generally known as "hard" mason materials. All provisions of Basic Order No. 1, as amended, under General Order No. 68, as amended, are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 1 as amended is further amended in any respect, the provisions of said order as amended shall likewise without further action become part of this order. All persons subject to this

adopting order are also subject to Basic Order No. 1 as amended under General Order 68 as amended and should be familiar with the provisions of said order.

Sec. 2. Territory covered by this order.
The geographical area covered by this order is the York area consisting of the City of York, the townships of York, West Manchester, Manchester, East Manchester, Spring Garden, Springettsbury, Dover and Windsor, and all municipalities within these townships, all in the State of Pennsylvania.

Sec. 3. Maximum prices. The maximum prices for the building materials covered by this order are set forth in Schedule A hereto annexed and made a part of this order.

Sec. 4. Discounts, allowances and terms of sale. All prices listed in Schedule A are delivered prices to all points within a radius of six miles from the seller's yard. All customary allowances, discounts, and differentials must be preserved.

Sec. 5. Relationship of this order to Basic Order No. 1 as amended under General Order No. 68 as amended and to General Maximum Price Regulation. As previously stated, all provisions of Basic Order No. 1 as amended are adopted by this order. The maximum prices fixed by this order supersede any maximum

price or pricing method previously established by the General Maximum Price Regulation or by any other applicable regulation or order. Except to the extent that they are inconsistent with the provisions of this order, all other provisions of the General Maximum Price Regulation or of any other applicable regulation or order shall remain applicable to sales covered by this order.

Sec. 6. Posting of maximum prices.
Every seller making sales covered by this order shall post a copy of the list of maximum prices fixed by this order in each place of business within the area covered by this order.

Sec. 7. Records and sales slips. The provisions of section (e) of Basic Order No. 1 as amended covering sales slips and records are adopted in and applicable to

this order as though specifically set forth herein; and also on any sale of \$50.00 or more, each seller, regardless of previous custom, must keep records showing at least the following:

- (1) Name and address of buyer.
- (2) Date of transaction.
- (3) Place of delivery.
- (4) Complete description of each item sold and price charged.

Sec. 8. Revocation or amendment.
This order may be revised, amended, revoked or modified at any time by the Regional Administrator or the Price Administrator.

This order shall become effective January 24, 1946.

Issued this 24th day of January 1946.
FRANK J. LOFTUS,
District Director.

SCHEDULE A

Maximum prices for certain building and construction materials in the York area consisting of the City of York, the townships of York, West Manchester, Manchester, East Manchester, Spring Garden, Springettsbury, Dover, and Windsor, and all municipalities within these townships, all in the State of Pennsylvania, on sales by all persons to ultimate users or to purchasers for resale on an installed basis

No.	Item	Maximum delivered prices to purchasers for resale on an installed basis (including contractors)	Maximum delivered prices to ultimate users (including consumers)
1	Plaster, hard wall.	\$18.50 (ton)	\$1.00 (bag 100 lb.)
2	Plaster, gauging.	\$27.50 (ton)	\$1.50 (bag 100 lb.)
3	Plaster, moulding.	\$26.00 (ton)	\$1.50 (bag 100 lb.)
4	Keene's cement.	\$22.25 (bag 100 lb.)	\$2.25 (bag 100 lb.)
5	Portland cement, standard (paper bags)	\$20.00 (ton)	\$0.55 (bag 50 lb.)
6	Portland cement, standard (paper bags)	\$20.00 (ton)	\$0.90 (bag 94 lb.)
7	Masonry mortar (paper sacks)	\$2.00 (barrel)	\$0.75 (per bag 50 lb.)
8	Masonry hydraulic lime.	\$12.00 (ton)	\$0.45 (per bag 50 lb.)
9	Clay drain tile—4"	\$0.075 (lin. ft.)	\$0.08 (lin. ft.)
10	Clay drain tile—6"	\$0.16 (lin. ft.)	\$0.17 (lin. ft.)
11	Vitrified clay sewer pipe, No. 18S—4"	\$0.20 (lin. ft.)	\$0.28 (lin. ft.)
12	Vitrified clay sewer pipe, No. 18S—6"	\$0.32 (lin. ft.)	\$0.34 (lin. ft.)
13	Flue lining, 9 x 9	\$9.48 (lin. ft.)	\$9.50 (lin. ft.)
14	Flue lining, 9 x 13	\$2.50 (lin. ft.)	\$2.50 (lin. ft.)
15	Asphalt roofing—50 lb. Mineral surface.	\$2.40 (roll)	\$2.45 (roll)
16	Asphalt or tarred felt—15 lb.	\$2.40 (roll)	\$2.45 (roll)
17	Asphalt or tarred felt—30 lb.	\$4.80 (roll)	\$4.90 (roll)
18	Asphalt shingles 200-lb. 3-in-1 thickbutt.	\$7.50 sq.	\$8.00 sq.
19	Fibre insulation board, 1/2" standard lath and board.	\$50.00 M sq. ft.	\$55.00 M sq. ft.
20	Fibre insulation board, 2 1/2" asphalt sheathing.	\$50.00 M sq. ft.	\$55.00 M sq. ft.
21	Thermal insulation—blankets (paper backed) thick.	\$65.00 M sq. ft.	\$68.50 M sq. ft.

[F. R. Doc. 46-5767; Filed, Apr. 5, 1946; 1:35 p. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register March 28, 1946.

Region I

Providence Order 3-F, Amendment 47, covering fresh fruits and vegetables in a m.
Hartford Order 5-F, Amendment 49, covering fresh fruits and vegetables in Waterbury and Watertown. Filed 10:03 a. m.

Providence, Pawtucket, Central Falls, East Providence, North Providence, Johnston and Cranston. Filed 10:01 a. m.

Hartford Order 6-F, Amendment 48, covering fresh fruits and vegetables in the Hartford Area. Filed 10:03 a. m.

Hartford Order 6-F, Amendment 49, covering fresh fruits and vegetables in the Hartford Area. Filed 10:02 a. m.

Hartford Order 7-F, Amendment 48, covering fresh fruits and vegetables in the New Haven Area. Filed 10:02 a. m.

Hartford Order 7-F, Amendment 49, covering fresh fruits and vegetables in the New Haven Area. Filed 10:02 a. m.

Hartford Order 8-F, Amendment 48, covering fresh fruits and vegetables in the Bridgeport Area. Filed 10:02 a. m.

Hartford Order 8-F, Amendment 49, covering fresh fruits and vegetables in the Bridgeport Area. Filed 10:01 a. m.

Region II

Philadelphia Order 13-F, Amendment 9, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:12 a. m.

Pittsburgh Order 19, Amendment 4, covering dry groceries in certain counties in Pennsylvania. Filed 10:16 a. m.

Pittsburgh Order 21-O, Amendment 5, covering poultry in the county of Allegheny, Pennsylvania. Filed 10:16 a. m.

Pittsburgh Order 4-C, Amendment 1, covering poultry in the county of Allegheny, Pennsylvania. Filed 10:16 a. m.

Pittsburgh Order 9-F, Amendment 9, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:12 a. m.

Pittsburgh Order 10-F, Amendment 8, covering fresh fruits and vegetables in the county of Allegheny, Pennsylvania. Filed 10:12 a. m.

Pittsburgh Order 11-F, Amendment 8, covering fresh fruits and vegetables in Erie and Warren counties, Pennsylvania. Filed 10:11 a. m.

Pittsburgh Order 12-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Pennsylvania. Filed 10:11 a. m.

Scranton Order 1-O, Amendment 5, covering poultry in certain areas in Pennsylvania. Filed 10:16 a. m.

Scranton Order 3-C, Amendment 1, covering poultry in certain areas in Pennsylvania. Filed 10:15 a. m.

Syracuse Order 5-F, Amendment 9, covering fresh fruits and vegetables in certain counties in New York. Filed 10:15 a. m.

Syracuse Order 6-F, Amendment 9, covering fresh fruits and vegetables in certain cities in New York. Filed 10:15 a. m.

Region IV

Birmingham Order 7-W, Amendment 3, covering dry groceries in the Birmingham District Area. Filed 9:34 a. m.

Birmingham Order 8-W, Amendment 3, covering dry groceries in the Birmingham District Area. Filed 9:34 a. m.

Birmingham Order 5-F, Amendment 25, covering fresh fruits and vegetables in Jefferson county. Filed 9:31 a. m.

Birmingham Order 6-F, Amendment 11, covering fresh fruits and vegetables in certain specified counties in the Birmingham District Area. Filed 9:31 a. m.

Birmingham Order 25-F, Amendment 9, covering fresh fruits and vegetables in certain specified counties in the Bir-

mingham District Area. Filed 9:31 a. m.

Birmingham Order 26-F, Amendment 23, covering fresh fruits and vegetables in the county of Mobile, Alabama. Filed 9:32 a. m.

Birmingham Order 27-F, Amendment 25, covering fresh fruits and vegetables in the county of Montgomery. Filed 9:32 a. m.

Birmingham Order 28-F, Amendment 23, covering fresh fruits and vegetables in the county of Houston. Filed 9:32 a. m.

Birmingham Order 29-F, Amendment 22, covering fresh fruits and vegetables in the county of Dallas. Filed 9:33 a. m.

Birmingham Order 26, Amendment 3, covering dry groceries in the Birmingham District Area. Filed 9:33 a. m.

Birmingham Order 27, Amendment 3, covering dry groceries in the Birmingham District Area. Filed 9:34 a. m.

Birmingham Order 28, Amendment 3, covering dry groceries in the Birmingham District Area. Filed 9:34 a. m.

Columbia Order 23-C, Amendment 4, covering poultry in the South Carolina Area. Filed 9:35 a. m.

Columbia Order 24-C, Amendment 4, covering poultry in the South Carolina Area. Filed 9:35 a. m.

Columbia Order 25-C, Amendment 4, covering poultry in the South Carolina Area. Filed 9:35 a. m.

Columbia Order 26-C, Amendment 4, covering poultry in the South Carolina Area. Filed 9:37 a. m.

Memphis Order 8-F, Amendment 21, covering fresh fruits and vegetables in the counties of Memphis and Shelby, Tennessee. Filed 9:35 a. m.

Memphis Order 11-W, Amendment 3, covering dry groceries in the Memphis District Area. Filed 9:35 a. m.

Region V

Dallas Order 10-O, Amendment 14, covering poultry in cities of Dallas and University Park and town of Highland Park, Texas. Filed 9:38 a. m.

Dallas Order 4-C, Amendment 14, covering poultry in cities of Dallas and University Park and town of Highland Park, Texas. Filed 9:38 a. m.

Dallas Order 4-F, Amendment 51, covering fresh fruits and vegetables in Dallas County, Texas. Filed 9:37 a. m.

Dallas Order 6-F, Amendment 24, covering fresh fruits and vegetables in McLennan County, Texas. Filed 9:38 a. m.

Kansas City Order 9-C, Amendment 14, covering poultry in certain areas in Missouri. Filed 9:48 a. m.

Kansas City Order 10-C, Amendment 14, covering poultry in Greene and Jasper counties, Missouri. Filed 9:48 a. m.

Kansas City Order 4-F, Amendment 36, covering fresh fruits and vegetables in certain areas in Missouri. Filed 9:38 a. m.

Kansas City Order 9-F, Amendment 20, covering fresh fruits and vegetables in Buchanan County, Missouri. Filed 9:39 a. m.

Kansas City Order 10-F, Amendment 20, covering fresh fruits and vegetables in Greene County, Missouri. Filed 9:39 a. m.

Kansas City Order 11-F, Amendment 20, covering fresh fruits and vegetables in Jasper County, Missouri. Filed 9:40 a. m.

Little Rock Order 10-F, Amendment 37, covering fresh fruits and vegetables in Garland County, Arkansas. Filed 10:14 a. m.

Little Rock Order 12-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 10:14 a. m.

Little Rock Order 13-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 10:14 a. m.

Little Rock Order 14-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 10:14 a. m.

Little Rock Order 15-F, Amendment 29, covering fresh fruits and vegetables in certain counties in Arkansas. Filed 10:14 a. m.

Little Rock Order 5-C, Amendment 15, covering poultry in Pulaski County, Arkansas. Filed 10:11 a. m.

Little Rock Order 4-O, Amendment 15, covering poultry in Pulaski County, Arkansas. Filed 10:03 a. m.

Oklahoma City Order 1-O, Amendment 15, covering poultry in Oklahoma, Tulsa and Muskogee Counties, Oklahoma. Filed 9:19 a. m.

Oklahoma City Order 2-C, Amendment 15, covering poultry in Oklahoma, Tulsa and Muskogee Counties, Oklahoma. Filed 9:19 a. m.

Oklahoma City Order 8-F, Amendment 24, covering fresh fruits and vegetables in Oklahoma, Pottawatomie, Garfield, Tulsa and Muskogee counties, Oklahoma. Filed 9:19 a. m.

New Orleans Order 7-O, Amendment 12, covering eggs in the New Orleans District. Filed 9:53 a. m.

New Orleans Order 7-O, Amendment 13, covering eggs in the New Orleans District. Filed 10:22 a. m.

New Orleans Order 7-O, Amendment 14, covering eggs in the New Orleans District. Filed 10:22 a. m.

New Orleans Order 7-O, Amendment 15, covering eggs in the New Orleans District. Filed 10:22 a. m.

New Orleans Order 33-C, Amendment 13, covering poultry in New Orleans, Algiers, Gretna, Metairie, McDonoughville, Arabi and Chalmette, Louisiana. Filed 9:51 a. m.

New Orleans Order 33-C, Amendment 14, covering poultry in New Orleans, Algiers, Gretna, Metairie, McDonoughville, Arabi and Chalmette, Louisiana. Filed 9:52 a. m.

New Orleans Order 33-C, Amendment 15, covering poultry in New Orleans, Algiers, Gretna, Metairie, McDonoughville, Arabi and Chalmette, Louisiana. Filed 9:53 a. m.

New Orleans Order 33-C, Amendment 16, covering poultry in New Orleans, Algiers, Gretna, Metairie, McDonoughville, Arabi and Chalmette, Louisiana. Filed 9:53 a. m.

New Orleans Order 3-F, Amendment 35, covering fresh fruits and vegetables in certain areas in Louisiana. Filed 9:49 a. m.

New Orleans Order 6-F, Amendment 25, covering fresh fruits and vegetables

in certain areas in Louisiana. Filed 9:50 a. m.

St. Louis Order 8-C, Amendment 15, covering poultry in the city of St. Louis and county of St. Louis, Missouri. Filed 9:20 a. m.

St. Louis Order 4-F, Amendment 36, covering fresh fruits and vegetables in the city of St. Louis and county of St. Louis, Missouri. Filed 9:20 a. m.

Wichita Order 13-F, Amendment 19, covering fresh fruits and vegetables in Sedgwick County, Kansas. Filed 9:22 a. m.

Wichita Order 14-F, Amendment 19, covering fresh fruits and vegetables in certain counties in Kansas. Filed 9:22 a. m.

Wichita Order 15-F, Amendment 19, covering fresh fruits and vegetables in certain counties in Kansas. Filed 9:22 a. m.

Wichita Order 16-F, Amendment 19, covering fresh fruits and vegetables in Reno County, Kansas. Filed 9:22 a. m.

Wichita Order 17-F, Amendment 19, covering fresh fruits and vegetables in Shawnee County, Kansas. Filed 9:24 a. m.

Region VI

Des Moines Order 4-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Iowa. Filed 9:25 a. m.

Des Moines Order 5-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Iowa. Filed 9:25 a. m.

Des Moines Order 6-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Iowa. Filed 9:31 a. m.

Des Moines Order 7-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Iowa. Filed 9:18 a. m.

Des Moines Order 1-O, Amendment 22, covering eggs in the cities of Des Moines and Marshalltown, Iowa. Filed 9:18 a. m.

Des Moines Order 2-O, Amendment 18, covering eggs in the cities of Council Bluffs and Sioux City, Iowa. Filed 9:18 a. m.

Des Moines Order 3-O, Amendment 18, covering eggs in the cities of Fort Dodge and Mason City, Iowa. Filed 9:19 a. m.

Des Moines Order 4-O, Amendment 18, covering eggs in certain cities in Iowa. Filed 9:19 a. m.

Green Bay Order 7-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 10:21 a. m.

Green Bay Order 8-F, Amendment 23, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 10:21 a. m.

Green Bay Order 9-F, Amendment 23, covering fresh fruits and vegetables in the counties of Florence, Forest and Marinette, Wisconsin. Filed 10:21 a. m.

Green Bay Order 10-F, Amendment 24, covering fresh fruits and vegetables in the cities of Eau Claire and Chippewa Falls, Wisconsin. Filed 10:18 a. m.

Green Bay Order 11-F, Amendment 10, covering fresh fruits and vegetables in

certain counties in Wisconsin. Filed 10:17 a. m.

Green Bay Order 12-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Wisconsin. Filed 10:17 a. m.

Omaha Order 9-W, Amendment 2, covering dry groceries in the cities of Omaha, Nebraska and Lincoln, Nebraska. Filed 9:15 a. m.

Omaha Order 10-W, Amendment 2, covering dry groceries in certain cities in Nebraska. Filed 9:15 a. m.

Omaha Order 15-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Nebraska and in Council Bluffs, Iowa. Filed 10:17 a. m.

Omaha Order 16-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Nebraska. Filed 10:17 a. m.

Omaha Order 17-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Nebraska. Filed 9:15 a. m.

St. Paul Order 2-O, Amendment 7, covering eggs in certain areas in Minnesota. Filed 9:17 a. m.

St. Paul Order 3-C, Amendment 5, covering poultry in certain areas in Minnesota. Filed 9:17 a. m.

St. Paul Order 3-F, Amendment 25, covering fresh fruits and vegetables in Duluth and Proctor, Minnesota and Superior, Wisconsin. Filed 9:16 a. m.

St. Paul Order 7-F, Amendment 9, covering fresh fruits and vegetables in certain counties in Minnesota. Filed 9:16 a. m.

St. Paul Order 8-F, Amendment 8, covering fresh fruits and vegetables in certain counties in Minnesota. Filed 9:16 a. m.

Region VII

Salt Lake City Order 3-C, Amendment 1, covering poultry in Salt Lake City, Utah District. Filed 9:08 a. m.

Salt Lake City Order 3-C, Amendment 2, covering poultry in the state of Utah. Filed 9:10 a. m.

Salt Lake City Order 3-C, Amendment 3, covering poultry in the state of Utah. Filed 9:10 a. m.

Salt Lake City Order 4-C, Amendment 1, covering poultry in the state of Utah. Filed 9:10 a. m.

Salt Lake City Order 4-C, Amendment 2, covering poultry in the state of Utah. Filed 9:11 a. m.

Salt Lake City Order 4-C, Amendment 3, covering poultry in the state of Utah. Filed 9:11 a. m.

Salt Lake City Order 3-D, covering butter and cheese in the state of Utah and certain areas of Idaho and Wyoming. Filed 9:14 a. m.

Denver Order 1-O, Amendment 3, covering eggs in the Colorado Area. Filed 9:18 a. m.

Denver Order 2-O, Amendment 3, covering eggs in the Colorado Area. Filed 9:08 a. m.

Denver Order 3-O, Amendment 3, covering eggs in the Colorado Area. Filed 9:08 a. m.

Denver Order 4-O, Amendment 3, covering eggs in the Colorado Area. Filed 9:08 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5856; Filed, Apr. 8, 1946; 11:40 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register April 1, 1946.

Region I

Augusta Order 3-F, Amendment 45, covering fresh fruits and vegetables in Portland, South Portland and Westbrook. Filed 9:45 a. m.

Augusta Order 5-F, Amendment 44, covering fresh fruits and vegetables in Bangor and Brewer. Filed 9:45 a. m.

Augusta Revised Order 18, Amendment 5, covering dry groceries in certain counties of Maine. Filed 9:46 a. m.

Augusta Order 19, Amendment 7, covering dry groceries in certain areas of Maine. Filed 9:46 a. m.

Augusta Order 2-W, Amendment 6, covering dry groceries for Maine except Aroostook County. Filed 9:47 a. m.

Region II

Albany Order 3-C, Amendment 2, covering poultry in parts of the Albany District. Filed 9:28 a. m.

Albany Order 13-F, Amendment 9, covering fresh fruits and vegetables in certain cities and towns of New York. Filed 9:28 a. m.

Albany Order 6-O, Amendment 6, covering eggs in Albany, Schenectady and Rensselaer Counties. Filed 9:29 a. m.

Baltimore Order 11-F, Amendment 9, covering fresh fruits and vegetables in the Baltimore Area. Filed 9:31 a. m.

Baltimore Order 12-F, Amendment 9, covering fresh fruits and vegetables in the State of Maryland with certain exceptions. Filed 9:32 a. m.

Baltimore Order 3-C, Amendment 2, covering poultry in the Baltimore Area. Filed 9:32 a. m.

Baltimore Order 7-O, Amendment 6, covering eggs in the Baltimore Area. Filed 9:33 a. m.

Buffalo Order 6-F, Amendment 9, covering fresh fruits and vegetables in Rochester, East Rochester, Fairport and Pittsford, New York. Filed 9:29 a. m.

Buffalo Order 8-F, Amendment 9, covering fresh fruits and vegetables in Allegany, Cattaraugus, Chautauqua Counties, New York. Filed 9:30 a. m.

Buffalo Order 9-F, Amendment 5, covering fresh fruits and vegetables in certain cities and villages of New York. Filed 9:30 a. m.

Buffalo Order 10-F, Amendment 1, covering fresh fruits and vegetables in certain counties of New York, with certain exceptions. Filed 9:31 a. m.

Philadelphia Order 37, covering dry groceries in certain counties of Pennsylvania. Filed 9:39 a. m.

Philadelphia Order 37, Amendment 1, covering dry groceries in certain counties of Pennsylvania. Filed 9:39 a. m.

Philadelphia Order 38, Amendment 3, covering dry groceries in certain counties of Pennsylvania. Filed 9:39 a. m.

Philadelphia Order 38, Amendment 4, covering dry groceries in certain counties of Pennsylvania. Filed 9:40 a. m.

Newark Order 8-C, Amendment 1, covering poultry in certain counties of New Jersey. Filed 9:47 a. m.

Scranton Order 3-C, Amendment 2, covering poultry in Scranton and Borough of Dunmore. Filed 9:34 a. m.

Scranton Order 5-F, Amendment 10, covering fresh fruits and vegetables in certain counties of Pennsylvania. Filed 9:33 a. m.

Scranton Order 6-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Pennsylvania. Filed 9:34 a. m.

Scranton Order 1-O, Amendment 6, covering eggs in Scranton and Borough of Dunmore. Filed 9:35 a. m.

Wilmington Order 3-C, Amendment 2, covering poultry in Delaware, north of the Delaware and Chesapeake Canal. Filed 9:41 a. m.

Wilmington Order 5-F, Amendment 9, covering fresh fruits and vegetables in Delaware. Filed 9:41 a. m.

Wilmington Order 4-O, Amendment 6, covering eggs in Delaware, north of the Delaware and Chesapeake Canal. Filed 9:42 a. m.

Region IV

Birmingham Order 26-F, Amendment 24, covering fresh fruits and vegetables in Mobile County. Filed 9:42 a. m.

Birmingham Order 27-F, Amendment 26, covering fresh fruits and vegetables in Montgomery County. Filed 9:43 a. m.

Birmingham Order 28-F, Amendment 24, covering fresh fruits and vegetables in Houston County. Filed 9:43 a. m.

Birmingham Order 29-F, Amendment 23, covering fresh fruits and vegetables in Dallas County, Alabama. Filed 9:44 a. m.

Region V

Fort Worth Order 5-C, Amendment 16, covering poultry in Tarrant County, Texas. Filed 9:37 a. m.

Fort Worth Order 1-O, Amendment 16, covering eggs in Tarrant County, Texas. Filed 9:37 a. m.

Fort Worth Order 13-F, Amendment 38, covering fresh fruits and vegetables in Tarrant County, Texas. Filed 9:36 a. m.

Fort Worth Order 19-F, Amendment 26, covering fresh fruits and vegetables in Taylor, Tom Green and Wichita Counties, Texas. Filed 9:36 a. m.

Fort Worth Order 21-F, Amendment 22, covering fresh fruits and vegetables in Lubbock and Potter Counties, Texas. Filed 9:37 a. m.

Houston Order 2-C, Amendment 15, covering poultry in Harris County, Texas. Filed 9:16 a. m.

Houston Order 3-C, Amendment 15, covering poultry in Orange and Jefferson Counties, Texas. Filed 9:17 a. m.

Houston Order 4-C, Amendment 6, covering poultry in Galveston County, Texas. Filed 9:17 a. m.

Houston Order 4-F, Amendment 36, covering fresh fruits and vegetables in certain cities and towns of Texas. Filed 9:44 a. m.

Houston Order 5-F, Amendment 36, covering fresh fruits and vegetables in Jefferson and Orange Counties, Texas. Filed 9:15 a. m.

Houston Order 4-O, Amendment 15, covering eggs in Harris County, Texas. Filed 9:18 a. m.

Houston Order 5-O, Amendment 15, covering eggs in Orange and Jefferson Counties, Texas. Filed 9:18 a. m.

Houston Order 6-O, Amendment 6, covering eggs in Galveston County, Texas. Filed 9:19 a. m.

Kansas City Orders 6-W and 24, covering dry groceries in certain parts of Missouri and Kansas. Filed 9:21 a. m.

Kansas City Order 25, covering dry groceries in certain parts of Missouri and Kansas. Filed 9:20 a. m.

Region VI

Chicago Order 6-C, Amendment 10, covering poultry in Cook County, Illinois. Filed 9:38 a. m.

Chicago Order 2-F, Amendment 107, covering fresh fruits and vegetables in certain counties of Illinois and Lake County, Indiana. Filed 9:37 a. m.

Green Bay Order 19, Amendment 1, covering dry groceries in certain counties of Wisconsin. Filed 9:23 a. m.

Green Bay Order 23, Amendment 1, covering dry groceries in certain counties of Wisconsin. Filed 9:23 a. m.

Milwaukee Order 3-C, Amendment 2, covering poultry in Milwaukee County and Cities of Racine and Kenosha, Wisconsin. Filed 9:27 a. m.

Milwaukee Order 3-C, Amendment 3, covering poultry in Milwaukee County and Cities of Racine and Kenosha, Wisconsin. Filed 9:27 a. m.

Milwaukee Order 8-F, Amendment 52, covering fresh fruits and vegetables in Dane County, Wisconsin. Filed 9:24 a. m.

Milwaukee Order 9-F, Amendment 52, covering fresh fruits and vegetables in Sheboygan and Fond du Lac Counties, Wisconsin. Filed 9:24 a. m.

Milwaukee Order 11-F, Amendment 44, covering fresh fruits and vegetables in Milwaukee County and Cities of Racine and Kenosha. Filed 9:25 a. m.

Milwaukee Order 12-F, Amendment 25, covering fresh fruits and vegetables in LaCrosse and Sparta, Wisconsin. Filed 9:25 a. m.

Milwaukee Order 7, Amendment 2, covering dry groceries in Milwaukee County and Cities of Racine and Kenosha, Wisconsin. Filed 9:25 a. m.

Milwaukee Order 14, Amendment 1, covering dry groceries in certain counties of Wisconsin. Filed 9:26 a. m.

Milwaukee Order 33, Amendment 1, covering dry groceries in certain counties of Wisconsin. Filed 9:27 a. m.

Milwaukee Order 6-W, Amendment 1, covering dry groceries in certain counties of Wisconsin. Filed 9:48 a. m.

Milwaukee Order 7-W, Amendment 2, covering dry groceries in Milwaukee County and Cities of Racine and Kenosha, Wisconsin. Filed 9:48 a. m.

Peoria Order 16-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Illinois. Filed 9:49 a. m.

Peoria Order 17-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Illinois. Filed 9:49 a. m.

Peoria Order 18-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Illinois. Filed 9:50 a. m.

Peoria Order 19-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Illinois. Filed 10:00 a. m.

Region VII

Albuquerque Order 9-F, Amendment 22, covering fresh fruits and vegetables in Gallup, Santa Fe, Las Vegas and Bernalillo Area. Filed 9:14 a. m.

Albuquerque Order 10-F, Amendment 23, covering fresh fruits and vegetables in certain areas of New Mexico. Filed 9:14 a. m.

Albuquerque Order 11-F, Amendment 24, covering fresh fruits and vegetables in certain areas of New Mexico. Filed 9:14 a. m.

Albuquerque Order 12-F, Amendment 24, covering fresh fruits and vegetables in certain areas of New Mexico. Filed 9:15 a. m.

Denver Order 4-F, Amendment 37, covering fresh fruits and vegetables in the Denver Area. Filed 10:00 a. m.

Denver Order 5-F, Amendment 37, covering fresh fruits and vegetables in Pueblo Area. Filed 10:01 a. m.

Denver Order 6-F, Amendment 37, covering fresh fruits and vegetables in Colorado Springs and Manitou Area. Filed 10:01 a. m.

Denver Order 7-F, Amendment 37, covering fresh fruits and vegetables in Boulder, Fort Collins, Greeley Area. Filed 10:01 a. m.

Denver Order 8-F, Amendment 6, covering fresh fruits and vegetables in Trinidad Area. Filed 9:10 a. m.

Denver Order 9-F, Amendment 6, covering fresh fruits and vegetables in Grand Junction Area. Filed 9:10 a. m.

Denver Order 82, Amendment 8, covering dry groceries in the Denver Area. Filed 10:02 a. m.

Denver Order 83, Amendment 8, covering dry groceries in Colorado Springs-Pueblo-Trinidad Area. Filed 10:02 a. m.

Denver Order 84, Amendment 8, covering dry groceries in Grand Junction Area. Filed 10:02 a. m.

Denver Order 85, Amendment 9, covering dry groceries in Canon City-Lamar-Rocky Ford-Salida Area. Filed 10:03 a. m.

Denver Order 86, Amendment 8, covering dry groceries in Craig-Leadville Area. Filed 10:04 a. m.

Denver Order 87, Amendment 6, covering dry groceries in Durango Area. Filed 10:04 a. m.

Denver Order 88, Amendment 8, covering dry groceries in Boulder-Fort Collins-Fort Morgan-Greeley Area. Filed 10:04 a. m.

Denver Order 89, Amendment 8, covering dry groceries in Burlington-Julesburg-Limon-Sterling Area. Filed 10:04 a. m.

Denver Order 90, Amendment 8, covering dry groceries in Gunnison-Meeker-Silverton Area. Filed 9:11 a. m.

Denver Order 91, Amendment 8, covering dry groceries in Delta-Montrose-Glenwood Springs Area. Filed 9:11 a. m.

Denver Order 92, Amendment 8, covering dry groceries in Alamosa-Creede-Monte Vista Area. Filed 9:11 a. m.

Denver Order 93, Amendment 7, covering dry groceries in Group 4 Area No. 1. Filed 9:12 a. m.

Denver Order 94, Amendment 8, covering dry groceries in Group 4 Area No. 2. Filed 9:12 a. m.

Denver Order 12-W, Amendment 11, covering dry groceries in the Denver Area. Filed 9:12 a. m.

Denver Order 13-W, Amendment 11, covering dry groceries in Colorado Springs-Pueblo-Trinidad Area. Filed 9:13 a. m.

Denver Order 14-W, Amendment 11, covering dry groceries in Grand Junction Area. Filed 9:13 a. m.

Denver Order 15-W, Amendment 9, covering dry groceries in Durango Area. Filed 9:13 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5857; Filed, Apr. 8, 1946;
11:47 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register, April 3, 1946.

Region I

Hartford Order 5-F, Amendment 50, covering fresh fruits and vegetables in Waterbury and Watertown. Filed 10:37 a. m.

Hartford Order 6-F, Amendment 50, covering fresh fruits and vegetables in the Hartford Area. Filed 9:55 a. m.

Hartford Order 7-F, Amendment 50, covering fresh fruits and vegetables in the New Haven Area. Filed 9:55 a. m.

New England Order 7-F, Amendment 49, covering fresh fruits and vegetables in the Boston Area. Filed 9:02 a. m.

New England Order 8-F, Amendment 45, covering fresh fruits and vegetables in designated cities in Massachusetts. Filed 9:02 a. m.

New England Order 9-F, Amendment 46, covering fresh fruits and vegetables in designated cities in Massachusetts. Filed 9:03 a. m.

New England Order 10-F, Amendment 44, covering fresh fruits and vegetables in certain cities in Massachusetts. Filed 9:03 a. m.

New England Order 11-F, Amendment 45, covering fresh fruits and vegetables in certain cities in Massachusetts. Filed 9:04 a. m.

New England Order 13-F, Amendment 26, covering fresh fruits and vegetables in the Brockton Area. Filed 9:04 a. m.

New England Order 14-F, Amendment 7, covering fresh fruits and vegetables in Barnstable County, Massachusetts. Filed 9:05 a. m.

New England Order G-3, Amendment 8A, covering dry groceries in certain areas in New England. Filed 9:05 a. m.

New England Order G-3, Amendment 9, covering dry groceries in certain areas in New England. Filed 9:05 a. m.

New England Order 6-O, Amendment 7, covering eggs in the Greater Boston Trading Area. Filed 9:06 a. m.

Concord Order 9-F, Amendment 50, covering fresh fruits and vegetables in certain cities in New Hampshire. Filed 9:55 a. m.

Concord Order 21-C, Amendment 7, covering poultry in the State of New Hampshire. Filed 9:55 a. m.

Providence Order 3-F, Amendment 48, covering fresh fruits and vegetables in certain cities in Rhode Island. Filed 9:55 a. m.

Providence Order 3-W, Amendment 3, covering dry groceries in Rhode Island, except New Shoreham. Filed 9:55 a. m.

Providence Order 8, Amendment 3A, covering dry groceries in Rhode Island, except New Shoreham. Filed 9:55 a. m.

Montpelier Order 2-F, Amendment 46, covering fresh fruits and vegetables in certain cities in Vermont. Filed 9:55 a. m.

Montpelier Order 2-F, Amendment 47, covering fresh fruits and vegetables in certain cities in Vermont. Filed 9:56 a. m.

Montpelier Order 2-F, Amendment 48, covering fresh fruits and vegetables in certain cities in Vermont. Filed 9:56 a. m.

Region II

Albany Order 3-C, Amendment 1, covering poultry in Albany, Schenectady and Rensselaer Counties. Filed 10:38 a. m.

District of Columbia Order 6-F, Amendment 9, covering fresh fruits and vegetables in specified areas. Filed 9:56 a. m.

District of Columbia Order 2-O, Amendment 6, covering eggs in the Washington, D. C. Area. Filed 9:56 a. m.

District of Columbia Order 7-W, Amendment 4, covering dry groceries in the Washington, D. C. Area. Filed 9:57 a. m.

Newark Order 8-F, Amendment 10, covering fresh fruits and vegetables in certain counties in New Jersey. Filed 9:06 a. m.

Newark Order 9-C, Amendment 2, covering poultry in certain counties in New Jersey. Filed 9:07 a. m.

Philadelphia Order 13-F, Amendment 10, covering fresh fruits and vegetables in certain counties in Penna. Filed 9:57 a. m.

Philadelphia Order 14-F, Amendment 9, covering fresh fruits and vegetables in the city and County of Philadelphia. Filed 9:57 a. m.

Philadelphia Order 15-F, Amendment 9, covering fresh fruits and vegetables in certain counties in Penna. Filed 9:57 a. m.

Philadelphia Order 16-F, Amendment 9, covering fresh fruits and vegetables in Berks, Lehigh and Northampton Counties, Penna. Filed 9:57 a. m.

Philadelphia Order 4-C, Amendment 2, covering poultry in Philadelphia, Delaware, and Montgomery Counties, Penna., and Camden County, New Jersey. Filed 9:57 a. m.

Philadelphia Order 26-O, Amendment 6, covering eggs in Philadelphia, Delaware and Montgomery Counties, Penna. and Camden County, N. J. Filed 9:57 a. m.

Pittsburgh Order 9-F, Amendment 10, covering fresh fruits and vegetables in

certain counties in Penna. Filed 9:07 a. m.

Pittsburgh Order 10-F, Amendment 9, covering fresh fruits and vegetables in Allegheny County, Penna. Filed 9:08 a. m.

Pittsburgh Order 11-F, Amendment 9, covering fresh fruits and vegetables in Erie and Warren County, Penna. Filed 9:09 a. m.

Pittsburgh Order 12-F, Amendment 9, covering fresh fruits and vegetables in certain counties in Penna. Filed 9:09 a. m.

Syracuse Order 5-F, Amendment 10, covering fresh fruits and vegetables in certain counties in New York. Filed 9:57 a. m.

Syracuse Order 6-F, Amendment 10, covering fresh fruits and vegetables in Syracuse, Watertown and Utica, New York. Filed 9:58 a. m.

Syracuse Order 7-F, Amendment 7, covering fresh fruits and vegetables in certain counties in New York. Filed 9:58 a. m.

Syracuse Order 4-C, Amendment 3, covering poultry in parts of the Syracuse District. Filed 9:58 a. m.

Syracuse Order 5-C, Amendment 2, covering poultry in Broome and Tioga Counties, New York. Filed 9:58 a. m.

Syracuse Order 1-O, Amendment 6, covering eggs in parts of the Syracuse District. Filed 9:58 a. m.

Syracuse Order 2-O, Amendment 6, covering eggs in parts of the Syracuse District. Filed 9:59 a. m.

Wilmington Order 24, Amendment 2, covering dry groceries in Delaware, north of the Chesapeake and Delaware Canal. Filed 9:59 a. m.

Wilmington Order 25, Amendment 2, covering dry groceries in Delaware, north of the Chesapeake and Delaware Canal. Filed 9:59 a. m.

Wilmington Order 5-W, Amendment 2 and Amendment 2 to Order 26, covering dry groceries in Delaware, north of the Chesapeake and Delaware Canal. Filed 9:59 a. m.

Region III

Charleston Order 7-F, Amendment 56, covering fresh fruits and vegetables in Lincoln, Logan, Mingo and Wayne Counties. Filed 9:10 a. m.

Charleston Order 9-F, Amendment 56, covering fresh fruits and vegetables in Cabell County, and Huntington in Wayne County, W. Va. Filed 9:10 a. m.

Charleston Order 10-F, Amendment 56, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 9:10 a. m.

Charleston Order 11-F, Amendment 56, covering fresh fruits and vegetables in Berkeley, Jefferson and Morgan Counties, W. Va. Filed 9:11 a. m.

Charleston Order 15-F, Amendment 53, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 9:11 a. m.

Charleston Order 16-F, Amendment 53, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 9:12 a. m.

Charleston Order 17-F, Amendment 52, covering fresh fruits and vegetables in certain counties in West Virginia. Filed 9:12 a. m.

Charleston Order 10-O, Amendment 4, covering eggs in certain counties in West Virginia. Filed 9:12 a. m.

Charleston Order 11-O, Amendment 4, covering eggs in certain counties in West Virginia. Filed 9:13 a. m.

Charleston Order 12-O, Amendment 4, covering eggs in certain counties in West Virginia. Filed 9:13 a. m.

Cincinnati Order 12-F, Amendment 3, covering fresh fruits and vegetables in Franklin County, Ohio. Filed 9:14 a. m.

Cincinnati Order 12-F, Amendment 4, covering fresh fruits and vegetables in Franklin County, Ohio. Filed 9:14 a. m.

Cincinnati Order 13-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Ohio. Filed 9:15 a. m.

Cincinnati Order 13-F, Amendment 4, covering fresh fruits and vegetables in certain counties in Ohio. Filed 9:15 a. m.

Cincinnati Order 14-F, Amendment 2, covering fresh fruits and vegetables in Hamilton County, Ohio and Campbell and Kenton Counties, Kentucky. Filed 9:16 a. m.

Cincinnati Order 14-F, Amendment 3, covering fresh fruits and vegetables in Hamilton County, Ohio and Kenton and Campbell Counties, Ky. Filed 9:16 a. m.

Cincinnati Order 14-F, Amendment 4, covering fresh fruits and vegetables in Hamilton County, Ohio and Kenton and Campbell Counties, Ky. Filed 9:17 a. m.

Cincinnati Order 14-F, Amendment 5, covering fresh fruits and vegetables in Hamilton County, Ohio and Kenton and Campbell Counties, Ky. Filed 9:16 a. m.

Cincinnati Order 15-F, Amendment 3, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 9:17 a. m.

Cincinnati Order 15-F, Amendment 4, covering fresh fruits and vegetables in certain counties in Kentucky. Filed 9:18 a. m.

Indianapolis Order 14-F, Amendment 60, covering fresh fruits and vegetables in Marion and Tippecanoe Counties. Filed 10:43 a. m.

Indianapolis Order 15-F, Amendment 60, covering fresh fruits and vegetables in Wayne, Delaware and Allen Counties. Filed 10:44 a. m.

Indianapolis Order 16-F, Amendment 60, covering fresh fruits and vegetables in St. Joseph County. Filed 10:44 a. m.

Indianapolis Order 17-F, Amendment 60, covering fresh fruits and vegetables in Vanderburgh County. Filed 10:45 a. m.

Detroit Order 9-O, Amendment 10, covering eggs in designated counties. Filed 10:42 a. m.

Detroit Order 10-O, Amendment 2, covering eggs in Wayne County. Filed 10:43 a. m.

Louisville Order 12-F, Amendment 62, covering fresh fruits and vegetables in Jefferson County, Ky. and Clark and Floyd Counties, Indiana. Filed 10:45 a. m.

Louisville Order 17-F, Amendment 28, covering fresh fruits and vegetables in certain counties in Ky. Filed 10:46 a. m.

Louisville Order 18-F, Amendment 20, covering fresh fruits and vegetables in certain counties in Ky. Filed 10:47 a. m.

Louisville Order 18-F, Amendment 22, covering fresh fruits and vegetables in

certain counties in Ky. Filed 10:47 a. m.

Louisville Order 19-F, Amendment 22, covering fresh fruits and vegetables in certain counties in Ky. Filed 10:48 a. m.

Louisville Order 26-F, Amendment 5, covering fresh fruits and vegetables in certain counties in Ky. Filed 10:48 a. m.

Louisville Order 28-F, Amendment 1, covering fresh fruits and vegetables in certain counties in Ky. Filed 10:49 a. m.

Louisville Order 28-F, Amendment 2, covering fresh fruits and vegetables in certain counties in Ky. Filed 10:49 a. m.

Louisville Order 29-F, Amendment 2, covering fresh fruits and vegetables in certain counties in Ky. Filed 10:50 a. m.

Louisville Order 5-D, Amendment 1, covering butter and cheese in certain counties in Indiana and Kentucky. Filed 10:50 a. m.

Louisville Order 6-D, Amendment 1, covering butter and cheese in certain counties in Indiana and Kentucky. Filed 10:51 a. m.

Region IV

Birmingham Order 26-F, Amendment 25, covering fresh fruits and vegetables in Mobile and Alabama County. Filed 9:59 a. m.

Birmingham Order 27-F, Amendment 27, covering fresh fruits and vegetables in Montgomery County, Ala. Filed 10:00 a. m.

Birmingham Order 28-F, Amendment 25, covering fresh fruits and vegetables in Houston County, Ala. Filed 10:00 a. m.

Birmingham Order 29-F, Amendment 24, covering fresh fruits and vegetables in Dallas County, Ala. Filed 10:00 a. m.

Jackson Order 7-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Mississippi. Filed 10:00 a. m.

Memphis Order 29, Amendment 4, covering dry groceries in the Memphis District Area. Filed 10:00 a. m.

Memphis Order 30, Amendment 4, covering dry groceries in the Memphis District. Filed 10:00 a. m.

Nashville Order 14-F, Amendment 25, covering fresh fruits and vegetables in certain counties in Tenn. and Bristol, Va. Filed 10:00 a. m.

Nashville Order 14-F, Amendment 26, covering fresh fruits and vegetables in counties in Tenn. and Bristol, Va. Filed 10:01 a. m.

Nashville Order 22, Amendment 2, covering dry groceries in Washington County, Va. Filed 10:01 a. m.

Nashville Order 23, Amendment 2, covering dry groceries in Washington County, Va. Filed 10:01 a. m.

Nashville Order 11-C, Amendment 14, covering poultry in Davidson County, Tenn. Filed 10:02 a. m.

Nashville Order 11-C, Amendment 15, covering poultry in Davidson County, Tenn. Filed 10:02 a. m.

Nashville Order 47-O, Amendment 14, covering eggs in Davidson County, Tenn. Filed 10:02 a. m.

Nashville Order 48-O, Amendment 13, covering eggs in counties in Tennessee. Filed 10:02 a. m.

Nashville Order 8-W, Amendment 2, covering dry groceries in Washington County, Va. Filed 10:02 a. m.

Columbia Order 8-F, Amendment 22, covering fresh fruits and vegetables in the State of South Carolina. Filed 10:02 a. m.

Region V

Dallas Order 4-F, Amendment 36, covering fresh fruits and vegetables in Dallas County, Texas. Filed 10:03 a. m.

Dallas Order 6-F, Amendment 25, covering fresh fruits and vegetables in McLennan, Texas. Filed 10:03 a. m.

Dallas Order 4-C, Amendment 15, covering poultry in Dallas, University Park, and Town of Highland Park, Texas. Filed 10:03 a. m.

Dallas Order 10-O, Amendment 15, covering eggs in Dallas, University Park, and Town of Highland Park, Texas. Filed 10:03 a. m.

Fort Worth Order 5-W, covering Community food pricing at wholesale in certain counties in Texas.

Region VII

Denver Order 90, Amendment 9, covering dry groceries in the Gunnison-Meeker-Silverton Area, Colorado. Filed 10:03 a. m.

Denver Order 91, Amendment 9, covering dry groceries in the Delta-Montrose-Glenwood Springs Area, Colorado. Filed 10:04 a. m.

Denver Order 92, Amendment 9, covering dry groceries in the Alamosa-Creede-Monte Vista Area, Colorado. Filed 10:04 a. m.

Region VIII

San Francisco Order 23-F, Amendment 10, covering fresh fruits and vegetables in certain cities and towns in California. Filed 8:56 a. m.

San Francisco Order 26-F, Amendment 6, covering fresh fruits and vegetables in certain areas in California. Filed 8:56 a. m.

San Francisco Order 27-F, Amendment 6, covering fresh fruits and vegetables in certain counties in California. Filed 8:57 a. m.

San Francisco Order 9-C, Amendment 5, covering poultry in certain areas in California. Filed 9:01 a. m.

San Francisco Order 9-O, Amendment 4, covering eggs in certain specified area in the San Francisco District. Filed 9:01 a. m.

San Francisco Order 14, Amendment 11, covering sugar in San Francisco District. Filed 8:56 a. m.

San Francisco Order 19, Amendment 3, covering sugar in San Francisco District. Filed 8:58 a. m.

San Francisco Order 20, Amendment 6, covering sugar in the San Francisco District. Filed 8:58 a. m.

San Francisco Order 21, Amendment 4, covering sugar in the San Francisco District. Filed 8:59 a. m.

San Francisco Order 23, Amendment 4, covering sugar in the San Francisco District. Filed 8:59 a. m.

San Francisco Order 44, Amendment 1, covering sugar in the San Francisco District. Filed 9:00 a. m.

San Francisco Order 48, Amendment 1, covering sugar in the San Francisco District. Filed 9:00 a. m.

San Francisco Order 28, Amendment 4, covering community food prices in cer-

tain counties in the San Francisco District. Filed 9:00 a. m.

Copies of these orders may be obtained from the OPA Office in the designated city.

E. H. POLLACK,
Secretary.

[F. R. Doc. 46-5858; Filed, Apr. 8, 1946;
11:46 a. m.]

LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Revised General Order 51 were filed with the Division of the Federal Register April 3, 1946.

Region IV

Miami Order 5-F, Amendment 25, covering fresh fruits and vegetables in certain cities and towns of Florida. Filed 10:51 a. m.

Miami Order 6-F, Amendment 23, covering fresh fruits and vegetables in certain cities in Florida. Filed 10:52 a. m.

Miami Order 12, Amendment 3, covering dry groceries in certain specified areas in Florida. Filed 10:52 a. m.

Richmond Order 13-F, Amendment 24, covering fresh fruits and vegetables in certain cities and counties in Virginia. Filed 10:40 a. m.

Richmond Order 23, Amendment 3, covering dry groceries in the Richmond District. Filed 10:40 a. m.

Richmond Order 6-O, Amendment 9, covering eggs in City of Roanoke and Roanoke county, Virginia in the Richmond, Virginia District. Filed 10:40 a. m.

Raleigh Order 24, Amendment 2, covering dry groceries in certain counties in the Raleigh, North Carolina District. Filed 10:53 a. m.

Raleigh Order 25, Amendment 2, covering dry groceries in certain counties in Raleigh, North Carolina. Filed 10:53 a. m.

Raleigh Order 26, Amendment 2, covering dry groceries in certain Counties in Raleigh, North Carolina. Filed 10:53 a. m.

Raleigh Order 11-C, Amendment 6, covering poultry in certain Counties in North Carolina. Filed 10:54 a. m.

Raleigh Order 11-C, Amendment 7, covering poultry in certain counties in North Carolina. Filed 10:54 a. m.

Raleigh Order 12-C, Amendment 6, covering poultry in Mecklenburg County, North Carolina. Filed 10:55 a. m.

Raleigh Order 12-C, Amendment 7, covering poultry in Mecklenburg County, North Carolina. Filed 10:55 a. m.

Raleigh Order 8-W, Amendment 2, covering dry groceries in Raleigh District Area. Filed 10:55 a. m.

Region V

Fort Worth Order 21, covering dry groceries in certain counties of Texas. Filed 10:36 a. m.

Houston Order 2-C, Amendment 16, covering poultry in Harris County, Texas. Filed 10:35 a. m.

Houston Order 3-C, Amendment 16, covering poultry in Orange and Jefferson Counties, Texas. Filed 10:34 a. m.

Houston Order 4-C, Amendment 7, covering poultry in Galveston County, Texas. Filed 10:34 a. m.

Houston Order 4-F, Amendment 37, covering fresh fruits and vegetables in certain cities and towns of Texas. Filed 10:35 a. m.

Houston Order 5-F, Amendment 37, covering fresh fruits and vegetables in Jefferson and Orange Counties, Texas. Filed 10:35 a. m.

Houston Order 4-O, Amendment 16, covering eggs in Harris County, Texas. Filed 10:33 a. m.

Houston Order 5-O, Amendment 16, covering eggs in Orange and Jefferson Counties, Texas. Filed 10:33 a. m.

Houston Order 6-O, Amendment 7, covering eggs in Galveston County, Texas. Filed 10:32 a. m.

Kansas City Order 4-F, Amendment 37, covering fresh fruits and vegetables in certain counties of Kansas and Missouri and City of North Kansas City, Missouri. Filed 10:32 a. m.

Kansas City Order 9-F, Amendment 21, covering fresh fruits and vegetables in Buchanan County, Missouri. Filed 10:31 a. m.

Kansas City Order 10-F, Amendment 21, covering fresh fruits and vegetables in Greene County, Missouri. Filed 10:31 a. m.

Kansas City Order 11-F, Amendment 21, covering fresh fruits and vegetables in Jasper County, Missouri. Filed 10:31 a. m.

Little Rock Order 4-C, Amendment 16, covering poultry in Pulaski County, Arkansas. Filed 11:01 a. m.

Little Rock Order 10-F, Amendment 38, covering fresh fruits and vegetables in Garland County, Arkansas. Filed 10:41 a. m.

Little Rock Order 12-F, Amendment 30, covering fresh fruits and vegetables in certain counties of Arkansas. Filed 10:41 a. m.

Little Rock Order 13-F, Amendment 30, covering fresh fruits and vegetables in certain counties of Arkansas and Bowie County, Texas. Filed 10:42 a. m.

Little Rock Order 14-F, Amendment 30, covering fresh fruits and vegetables in certain counties of Arkansas. Filed 10:42 a. m.

Little Rock Order 15-F, Amendment 30, covering fresh fruits and vegetables in certain counties of Arkansas. Filed 11:01 a. m.

Little Rock Order 4-O, Amendment 16, covering eggs in Pulaski County, Arkansas. Filed 11:02 a. m.

Omaha Order 14-F, Amendment 7, covering fresh fruits and vegetables in the Nebraska Rural Area. Filed 10:24 a. m.

Region VI

Des Moines Orders 14-W and 23, Amendment 2, covering dry groceries in certain counties of Iowa. Filed 10:24 a. m.

Fargo-Moorhead Order 41, Amendment 2, covering dry groceries in certain cities of North Dakota. Filed 10:56 a. m.

Fargo-Moorhead Order 42, Amendment 2, covering dry groceries in certain counties of North Dakota. Filed 10:57 a. m.

Fargo-Moorhead Order 43, Amendment 3, covering dry groceries in certain cities of North Dakota and Minnesota. Filed 10:57 a. m.

Fargo-Moorhead Order 44, Amendment 3, covering dry groceries in certain counties of North Dakota and Minnesota. Filed 10:58 a. m.

Fargo-Moorhead Order 7-W, Amendment 2, covering dry groceries in Bismarck, Mandan and Minot, North Dakota. Filed 10:58 a. m.

Fargo-Moorhead Order 8-W, Amendment 2, covering dry groceries in Fargo and Grand Forks, North Dakota and Moorhead, Minnesota. Filed 10:58 a. m.

Peoria Order 1-M, covering beer in certain counties of Illinois. Filed 10:37 a. m.

Twin City Order 3-C, Amendment 6, covering poultry in certain cities and villages of Minnesota. Filed 11:00 a. m.

Twin City Order 3-F, Amendment 26, covering fresh fruits and vegetables in Duluth and Proctor, Minnesota and Superior, Wisconsin. Filed 10:59 a. m.

Twin City Order 7-F, Amendment 10, covering fresh fruits and vegetables in Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, Washington Counties, Minnesota. Filed 10:59 a. m.

Twin City Order 8-F, Amendment 9, covering fresh fruits and vegetables in certain counties of Minnesota. Filed 10:59 a. m.

Twin City Order 2-O, Amendment 8, covering eggs in certain cities and villages of Minnesota. Filed 11:00 a. m.

Region VII

Denver Order 12-W, Amendment 12, covering dry groceries in the Denver Area. Filed 10:23 a. m.

Denver Order 13-W, Amendment 12, covering dry groceries in Colorado Springs-Pueblo-Trinidad Area. Filed 10:23 a. m.

Denver Order 14-W, Amendment 12, covering dry groceries in Grand Junction Area. Filed 10:24 a. m.

Denver Order 93, Amendment 8, covering dry groceries in Group 4 Area No. 1. Filed 10:22 a. m.

Denver Order 94, Amendment 9, covering dry groceries in Group 4 Area No. 2. Filed 10:22 a. m.

Los Angeles Order 4-C, Amendment 1, covering poultry in Los Angeles, Orange, Inyo and San Diego Counties, California. Filed 10:25 a. m.

Los Angeles Order 5-C, Amendment 1, covering poultry in Riverside, San Bernardino and Imperial Counties, California. Filed 10:26 a. m.

Los Angeles Order 6-C, Amendment 1, covering poultry in Kern, San Luis Obispo, Santa Barbara and Ventura Counties, California. Filed 10:26 a. m.

Phoenix Order 2-C, Amendment 9, covering poultry in Arizona with certain exceptions. Filed 11:02 a. m.

Phoenix Order 22-W, Amendment 7, covering dry groceries in Yuma County Area. Filed 10:27 a. m.

Phoenix Order 23-W, Amendment 7, covering dry groceries in South Central Arizona Area. Filed 10:28 a. m.

Phoenix Order 18, Amendment 6, covering dry groceries in Yuma County Area. Filed 10:27 a. m.

Phoenix Order 19, Amendment 7, covering dry groceries in South Central Arizona Area. Filed 10:27 a. m.

Spokane Order 20-F, Amendment 10, covering fresh fruits and vegetables in

Spokane County, Washington and Kootenai County, Idaho. Filed 11:02 a. m.

Spokane Order 20-F, Amendment 11, covering fresh fruits and vegetables in Spokane County, Washington and Kootenai County, Idaho. Filed 10:28 a. m.

Spokane Order 21-F, Amendments 10 and 11, covering fresh fruits and vegetables in Shoshone and Kootenai Counties, Idaho. Filed 11:03 a. m.

Spokane Order 22-F, Amendments 10 and 11, covering fresh fruits and vegetables in Latah County, Idaho and Whitman County, Washington. Filed 11:03 and 10:29 a. m.

Spokane Order 23-F, Amendments 10 and 11, covering fresh fruits and vegetables in Asotin County, Washington and Nez Perce County, Idaho. Filed 11:03 and 10:29 a. m.

Spokane Order 24-F, Amendments 9 and 10, covering fresh fruits and vegetables in Columbia, Walla Walla, Benton and Franklin Counties, Washington. Filed 11:03 and 10:29 a. m.

Copies of any of these orders may be obtained from the OPA Office in the designated city.

ERVIN H. POLLACK,
Secretary.

[F. R. Doc. 46-5859; Filed, Apr. 8, 1946;
11:46 a. m.]

[Region II Rev. Order G-75 Under RMPR 122]

SOLID FUELS IN NEW YORK REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.260 and 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, it is ordered:

(a) Dealers making sales of Pennsylvania anthracite to persons other than resellers, subject to the area dollars-and-cents orders as amended, listed in paragraph (c) of this order, may add to the maximum per net ton prices set forth in the schedules covering "Delivered" and "Yard" sales of the orders or amendments thereto listed in paragraph (c) of this order, the following amounts for the sizes specified:

Size	Per net ton
Broken, Egg, Stove, Nut.....	\$0.25
Pea.....	.25
Buckwheat.....	.20
Rice.....	.15
Barley.....	.15
Buckwheat No. 4.....	.10
Screenings.....	.10

(b) Dealers making sales of Pennsylvania anthracite to resellers subject to the area dollars-and-cents orders as amended, listed in paragraph (c) of this order, may add to the maximum per net ton prices set forth in the schedules covering "Yard Sales" of the orders or amendments thereto listed in paragraph (c) of this order, the following amounts for the sizes specified:

Size	Per net ton
Broken, Egg, Stove, Nut.....	\$0.15
Pea.....	.15
Buckwheat.....	.10
Rice.....	.05
Barley.....	.05

(c) Area dollars-and-cents orders as amended subject to additions set out in paragraph (a) on "Delivered" and "Yard" sales and paragraph (b) on "Yard Sales".

Amdt. No. 2 to 2d Rev. Order No. G-1.
Amdt. No. 3 to Rev. Order No. G-7.
Amdt. No. 2 to Order No. G-9.
Amdt. No. 3 to Rev. Order No. G-11.
Amdt. No. 3 to Rev. Order No. G-12.
Amdt. No. 3 to Rev. Order No. G-14.
Amdt. No. 2 to Rev. Order No. G-16.
Amdt. No. 2 to Order No. G-20.
Amdt. No. 3 to Order No. G-24.
Amdt. No. 2 to Order No. G-29.
Amdt. No. 2 to Order No. G-35.
Amdt. No. 2 to Order No. G-37.
Amdt. No. 4 to Order No. G-37.
Amdt. No. 1 to Order No. G-39.
Amdt. No. 7 to Order No. G-41.
Amdt. No. 2 to Order No. G-44.
Amdt. No. 4 to Order No. 50.
Amdt. No. 4 to Order No. G-52.
Amdt. No. 1 to Order No. G-59.
Amdt. No. 1 to Order No. G-66.
Order No. G-69.
Amdt. No. 2 to Rev. Order No. G-8.
Amdt. No. 2 to Rev. Order No. G-11.
Amdt. No. 2 to Rev. Order No. G-12.
Amdt. No. 4 to Rev. Order No. G-13.
Amdt. No. 10 to Rev. Order No. G-15.
Amdt. No. 2 to Rev. Order No. G-17.
Amdt. No. 6 to Rev. Order No. G-19.
Amdt. No. 2 to Order No. G-22.
Amdt. No. 2 to Order No. G-32.
Amdt. No. 2 to Order No. G-36.
Amdt. No. 2 to Order No. G-38.
Amdt. No. 1 to Order No. G-40.
Amdt. No. 1 to Order No. G-42.
Amdt. No. 3 to Order No. G-45.
Amdt. No. 1 to Order No. G-49.
Amdt. No. 3 to Order No. G-51.
Order No. G-56.
Amdt. No. 1 to Order No. G-61.
Order No. G-67.
Amdt. No. 1 to Order No. G-46.

(d) Dealers making sales to persons other than resellers, of solid fuels other than Pennsylvania anthracite, subject to the area dollars-and-cents orders as amended, listed in paragraph (e) of this order, may add to the maximum per net ton prices set forth in the schedules covering "Delivered" and "Yard Sales" only, 10 cents per net ton on all kinds and sizes designated in the orders or amendments thereto listed in paragraph (e) of this order.

(e) Area dollars-and-cents orders as amended, subject to additions set out in paragraph (d).

Amend. No. 10 to Rev. Order No. G-15 (Virginia anthracite).
Revised Order No. G-15 (briquettes).
Amend. No. 11 to Rev. Order No. G-15 (bituminous).
Amend. No. 12 to Rev. Order No. G-15 (bituminous).
Amend. No. 5 to Rev. Order No. G-19 (bituminous).
Amend. No. 7 to Rev. Order No. G-19 (bituminous).
Amend. No. 6 to Rev. Order No. G-19 (by-product coke).
Order No. G-41 (briquettes).
Amend. No. 6 to Order No. G-41 (bituminous).
Amend. No. 8 to Order No. G-41 (bituminous).

¹ This Amendment No. 7 to Order No. G-41 was formerly designated Amendment No. 5, issued August 1, 1945 and effective as of June 18, 1945 as to Pennsylvania anthracite, and effective as of July 28, 1945 as to Virginia anthracite. An order of correction was issued December 4, 1945.

Amend. No. 7 to Order No. G-41² (Virginia anthracite).

Order No. G-51 (beehive coke).
Amdt. No. 3 to Order No. G-51 (bituminous).

Amdt. No. 4 to Order No. G-51 (bituminous).

Order No. G-56 (Bituminous, By-Product Coke, Disco, Briquettes).

Amdt. No. 1 to Order No. G-62 (white glove packaged fuel).

Amdt. No. 1 to Order No. G-63 (bituminous).

Amdt. No. 2 to Order No. G-63 (bituminous).

Revised Order No. G-64 (bituminous).

Order No. G-71 (bituminous).

(f) Where sales are made in quantities of one-half or one-quarter of a net ton, the additions permitted by this order shall be proportionate.

(g) Discounts which are required to be given or service charges which are permitted to be made in connection with sales or deliveries, under any of the orders listed in paragraphs (c) or (e) of this order, remain in full force and effect.

(h) Effect of order on Order No. G-75 as originally issued. Order No. G-75 under Revised Maximum Price Regulation No. 122 as issued on December 28, 1945, is hereby revoked in full as of the effective date of this order.

This Revised Order No. G-75 shall become effective as of March 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 79th Cong.; E.O. 9529, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued April 1, 1946.

LEO F. GENTNER,
Regional Administrator.

[F. R. Doc. 46-5861; Filed, Apr. 8, 1946;
1:13 p. m.]

[Region VIII Order G-4 Under SR 15]

FLUID MILK IN OREGON AND WASHINGTON

For the reasons set forth in an accompanying opinion and pursuant to paragraph (a) (9) of Supplementary Regulation No. 15 to the General Maximum Price Regulation, it is ordered:

1. *Applicability of this order.* This order applies to all sellers of fluid milk at wholesale and retail in the State of Oregon (except in the counties of Morrow, Grant, Harney, Umatilla, Walla, Union, Baker and Malheur) and the Washington counties of Clark, Cowlitz, Wahkiakum, Skamania, Klickitat and that portion of Pacific county in the jurisdiction of the Portland District Office. It applies to all grades and types of milk, including, for example, butter-milk, skim milk, chocolate milk and other flavored milk drinks.

2. *Relation of this order to maximum price regulations and other orders.* The provisions of this order supersede the provisions of any maximum price regulation or of any order or amendments to orders issued by the Regional Administrator of Region VIII to the extent that they are inconsistent.

3. *Adjustments of maximum prices.* Sellers covered by this order may increase

² Amendment No. 7 formerly Amendment No. 5 corrected.

their maximum prices that were in effect immediately prior to the effective date of this order by one-half cent per quart or proportionately for other sizes of other containers.

This order shall become effective on April 1, 1946, and may be revoked, corrected or amended at any time.

Issued this 8th day of April 1946.

BEN C. DUNIWAY,
Regional Administrator.

Approved: April 3, 1946.

T. G. STITTS,
Director, Dairy Branch, Production and Marketing Administration, U. S. Department of Agriculture.

For the reasons set forth in an accompanying opinion, and by virtue of the authority vested in me by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250, 9328, and 9599, I find that the issuance of Regional Order No. G-4 under § 1499.75 (a) (9) of Supplementary Regulation No. 15 is necessary to correct an inequity interfering with the effective transition to a peacetime economy.

CHESTER BOWLES,
Director,
Office of Economic Stabilization.

[F. R. Doc. 46-5862; Filed, Apr. 8, 1946; 1:13 p. m.]

[Region VIII Order G-40 Under MPR 329]

FLUID MILK IN OREGON AND WASHINGTON

For the reasons set forth in an accompanying opinion and pursuant to special authority issued by the Price Administrator to the Regional Administrator under § 1351.408 (g) of Maximum Price Regulation No. 329, it is ordered:

1. *Applicability of this order.* This order applies to all persons who purchase milk from producers for resale as fluid milk and who have their places of business in Oregon (except in the counties of Morrow, Grant, Harney, Umatilla, Wallowa, Union, Baker and Malheur) and the Washington counties of Clark, Cowlitz, Wahkiakum, Skamania, Klickitat and that portion of Pacific county in the jurisdiction of the Portland District Office.

2. *Relation of this order to maximum price regulations and other orders.* The provisions of this order supersede the provisions of any maximum price regulation or of any order or amendments to orders issued by the Regional Administrator of Region VIII to the extent that they are inconsistent.

3. *Adjustments of maximum prices.* Sellers covered by this order may increase their maximum prices that were in effect immediately prior to the effective date of this order by six cents per pound of butterfat.

4. *Definition.* The terms "milk" and "fluid milk" have the same meanings as those set forth in Maximum Price Regulation No. 329.

This order shall become effective April 1, 1946, and may be revoked, corrected or amended at any time.

Issued this 8th day of April 1946.

BEN C. DUNIWAY,
Regional Administrator.

Approved: April 3, 1946.

T. G. STITTS,
Director, Dairy Branch, Production and Marketing Administration, U. S. Department of Agriculture.

For the reasons set forth in an accompanying opinion, and by virtue of the authority vested in me by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250, 9328, and 9599, I find that the issuance of Regional Order No. G-40 under Maximum Price Regulation No. 329 is necessary to correct an inequity interfering with the effective transition to a peacetime economy.

CHESTER BOWLES,
Director,
Office of Economic Stabilization.

[F. R. Doc. 46-5863; Filed, Apr. 8, 1946; 1:13 p. m.]

[Region VI Order G-113 Under 18 (c) and RMPR 122]

SOLID FUELS IN LA SALLE, PERU AND OGLESBY, ILL.

For the reasons set forth in the accompanying opinion and under the authority vested in the Regional Administrator of the Office of Price Administration by section 18 (c) of the General Maximum Price Regulation and § 1340.259 (a) (1) of Revised Maximum Price Regulation No. 122, it is ordered:

(a) *What this order does.* This order adjusts and establishes maximum prices for (1) the hauling of all types of solid fuel by "for-hire" carriers and (2) "delivered" sales of solid fuels by unequipped dealers, when hauled from the Osage Coal Company, the Union and Black Hawk Mines, and the Spring Valley Mine, in the case of Washed Stoker Coal, from the City of Ottawa, and sold and delivered to purchasers located in the cities of La Salle, Peru and Oglesby, Illinois.

(b) *Maximum prices.* Maximum Prices for Sales of hauling services and solid fuel described below are hereby adjusted and established as follows:

(1) The following are the maximum hauling rates which may be charged by "for-hire" carriers for hauling services rendered as described below:

From—	To—	Maximum rates
Osage Coal Co.	LaSalle, Ill.	\$1.60
	Peru, Ill.	1.60
	Oglesby, Ill.	1.85
Union and Black Hawk Mines.	LaSalle, Ill.	1.25
	Peru, Ill.	1.25
	Oglesby, Ill.	1.50
Spring Valley Mines.	LaSalle, Ill.	1.50
	Peru, Ill.	1.50
	Oglesby, Ill.	1.75
Washed stoker coal from Ottawa.	LaSalle, Ill.	1.75
	Peru, Ill.	1.75
	Oglesby, Ill.	2.00

(2) The maximum price for a delivered sale by an unequipped coal dealer of solid fuel hauled from and to the places indicated in paragraph (b) (1) above is hereby established at the total of a sum not in excess of the maximum hauling rate set forth in paragraph (b) (1) above plus a sum not in excess of the maximum price for the solid fuel purchased by the unequipped coal dealer from his supplier, computed under the applicable regulation governing the maximum prices of producers of solid fuel.

(c) *Less than maximum prices.* Sales of services or solid fuel under this order may be made at less than the maximum prices established hereby.

(d) *Enforcement.* Persons violating any provisions of this order are subject to the criminal penalties, civil enforcement actions, suits for treble damages or procedures for suspension of licenses provided for the Emergency Price Control Act of 1942, as amended.

(e) *Definitions.* (1) The terms "rate", "charge", and "price" shall be construed synonymously for the purposes of this order.

(2) Solid fuel includes all kinds and sizes of coal, lignite, coke, and briquettes made from coke or coal, but shall not include wood or wood products.

(3) Delivery means the transportation of a solid fuel by motor vehicle or other means of conveyance except railway from a point of origin such as a mine, equipped dealer's yard, dock or rail siding to a point of destination such as an equipped dealer's yard or the premises of a domestic, commercial, industrial, or institutional user.

(4) "Delivered sales" means a sale of solid fuel in which the delivery services are included in the price charged to the purchaser when the fuel is delivered to the purchaser's premises and dumped or chuted from the seller's truck directly into the purchaser's bin or storage space, but, if this is physically impossible, discharging of fuel directly from the seller's truck to the point nearest and most accessible to the buyer's bin or storage space.

(5) "An unequipped coal dealer" is one who buys or handles solid fuel but who does not own or operate a yard, bin, or other fixed facility for storing solid fuel.

(6) "A for-hire carrier" is one, except a railway, who for a compensation paid by persons he serves, transports solid fuel in which such carrier has no financial interest. The term does not apply to equipped coal dealers who transport solid fuel in their own conveyances to their purchasers.

(7) "A ton" comprises two thousand (2,000) pounds net weight, avoirdupois measure.

(8) Except as otherwise provided herein or as the context may otherwise require, all terms used in this order shall bear the meaning given them in the General Maximum Price Regulation, Revised Maximum Price Regulation No. 122 or in the Emergency Price Control Act of 1942; if not therein defined, they shall be given their ordinary and popular trade meaning.

(f) *Relationship of the order to other regulations.* To the extent applicable, the provisions of this order supersede those under the General Maximum Price Regulation and Revised Maximum Price Regulation No. 122. Insofar as any provisions of this order may be inconsistent with any provisions of the foregoing

regulations, those contained in this order shall be controlling. Except as herein otherwise provided, the provisions of the foregoing regulations shall remain in full force and effect.

(g) This order may be amended, modified, or revoked at any time.

This order shall become effective retroactively as of January 27, 1945.

Issued this 2d day of January 1946.

R. E. WALTERS,
Regional Administrator.

[F. R. Doc. 46-5773; Filed, Apr. 5, 1946;
1:39 p. m.]